# Fw: Re: Fw: Re: Brian Douglas Roark IS A FICTITIOUS PERSON - planned Foreclosure IS A FRAUD - THERE IS NO SUCH PLACE AS 3333 LAFFERTY RD. PASADENA TX. 77504, IT IS A FICTITIOUS ADDRESS

From: living man of god <living\_man\_of\_god@protonmail.com>

To: facts.of.evidence@gmail.com <facts.of.evidence@gmail.com>

Date: Saturday, October 23rd, 2021 at 5:48 PM

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with **ProtonMail** Secure Email.

----- Original Message -----

On Thursday, July 11th, 2019 at 3:24 AM, living man of god <living\_man\_of\_god@protonmail.com> wrote:

i have sent many communications and never receive any response.

a fraudulent claim is being made against me through BRIAN DOUGLAS ROARK.

BRIAN DOUGLAS ROARK is a corporation knowingly, willfully, and intentionally fraudulently created, issued and operated to make me the surety for debt to foreign bankers, without my fully informed freely given consent and against my own god given free will.

without my fully informed freely given consent and against my own god given free will, and absolute unambiguous explicit dissent, you knowingly, willingly, and intentionally compel me, by force of arms, into involuntary servitude of your jural society.

despite the fact that no man or woman among you possesses any first-hand knowledge that i have a legal duty or obligation, you knowingly, willfully, and intentionally fraudulently subject me, by force of arms, to legal duties and obligations of your jural society without my fully informed freely given consent and against my own god given free will and unambiguous explicit dissent.

the burden of proof always rest upon the party making the claim.

i demand your full disclosure of actual positive proof of true verified facts of unambiguous evidence i have a legal duty and obligation.

you absolutely refuse to disclose the name of a man or woman with first-hand knowledge of verified facts of unambiguous evidence i have a legal duty and obligation because no man or woman among you has any first-hand knowledge i have a legal duty and obligation.

you absolutely refuse to express your claim in writing with your own wet-ink signature and endorsement notarized under penalty because you know your claim is an absolute fraud.

you absolutely refuse to disclose positive proof of true verified facts of unambiguous evidence your claim is valid because no such facts of evidence exist.

you absolutely refuse to provide me with a certified copy of an equally beneficial binding bilateral full disclosure contract with my wet-ink signature on it because no such contract exist.

i know for an absolute fact that i have no legal duty or obligation and therefore you can not prove i have legal duty or obligation.

i know for an absolute fact that not a man or woman among you has any first-hand knowledge that i have a legal duty or obligation.

i know for an absolute fact that absolutely no positive proof of true verified facts of unambiguous evidence that i have a legal duty or obligation.

i know for an absolute fact the no equally beneficial binding bilateral contract with my wet-ink signature exist.

I DEMAND A MAN OR WOMAN WITH FIRST-HAND KNOWLEDGE YOUR CLAIM IS TRUE, CORRECT, COMPLETE AND CERTAIN EXPRESS YOUR CLAIM IN WRITING WITH PARTIES OWN WET-INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY.

IF NO MAN OR WOMAN IS WILLING OR ABLE TO EXPRESS YOUR CLAIM IN WRITING WITH THEIR OWN WET-INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY AS TRUE, CORRECT, COMPLETE AND CERTAIN THEN YOU ARE KNOWINGLY, WILLFULLY, AND INTENTIONALLY MAKING A FRAUDULENT CLAIM AND YOUR CLAIM IS AN ABSOLUTE NULLITY.

I DEMAND FULL DISCLOSURE OF ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE THAT I HAVE A LEGAL DUTY AND OBLIGATION.

IF NO ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE IS PRODUCED THEN NO SUCH FACTS OF EVIDENCE EXIST AND THEREFORE NO LEGAL DUTY OR OBLIGATION EXIST.

I DEMAND A CERTIFIED COPY OF THE EQUALLY BENEFICIAL BINDING BILATERAL FULL DISCLOSURE CONTRACT WITH MY WET-INK SIGNATURE.

IF YOU ARE UNABLE OR UNWILLING TO PROVIDE ME WITH A CERTIFIED COPY OF AN EQUALLY BENEFICIAL BINDING BILATERAL FULL DISCLOSURE CONTRACT WITH MY WET-INK SIGNATURE THEN NO SUCH CONTRACT EXIST.

if you do not respond within the next three business days, your silence will stand as acquiescence, agreement, dishonor, and estoppel that i have absolutely no duty or obligation and you are knowingly, willfully and intentionally defrauding me.

#### **NOTICE**

#### **FEE SCHEDULE**

non-negotiable mandatory fees fee for unlawful arrest 1,913,322 dollars

fee for intercourse 1,933,666,777 dollars

fee for trespass 1,871,911,007 dollars

every email constitutes a individual intercourse.

every phone call constitutes an individual intercourse.

every trespass constitutes an individual trespass.

every arrest constitutes an individual arrest.

every man and woman involved, directly and or indirectly, with this fraudulent claim is fully liable in their private and unlimited capacity and the commercial capacity.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with <u>ProtonMail</u> Secure Email.

----- Original Message -----

On Monday, June 17, 2019 1:01 AM, living man of god living\_man\_of\_god@protonmail.com> wrote:

# private

notice to agent is notice to principal. notice to principal is notice to agent. notice to all whom these presents may come.

this is a self-executing contract, silence is acquiescence, agreement, dishonor, and estoppel, failure to respond is fatal.

silence can only equal to fraud when there is a moral and legal duty to respond. he who does not deny, admits.

In the law of estoppel, "silence" implies knowledge and an opportunity to act upon it. 99 U. S. 581.

# master's superior court

court. the person and suite of the sovereign; the place where the sovereign sojourns with his regal retinue, wherever that may be.

superior court. a court superior in law to all others. Such as that contemplated in non-statutory abatements, however, is spelled "superior court" to distinguish it from the statutory, corporate courts, Superior Court. Under Magna Charta, Chapter 34, no man can be denied his own court.

# public notice of default and estoppel

- · Traditionibus et usucapionibus, non nudis pactis, transferuntur rerum dominia. Rights of property are transferred by delivery and by prescription (founded on lengthy possession), not by naked agreements.
- · Nuda pactio obligationem non parit. A naked agreement (i.e., without consideration) does not create an obligation. Dig. 2.14.7.4.
- · Nuda ratio et nuda pactio non ligant aliquem debitorem. Bare reason and naked agreement do not bind any debtor.
- · Nudum pactum ex quo non oritur actio. Naked agreement (nudum pactum) is that from which no action arises.
- · Quod per me non possum, nec per alium. What I cannot do in person, I also cannot do through the agency of another.
- Qui facit per alium facit per se. He who acts through another acts himself, [i. e., the acts of an agent are the acts of the principal.] Broom, Max. 818, etseq.; 1B1. Comm. 429; Story, Ag. § 440.
- Qui mandat ipse fecissi videtur. He who commands [a thing to be done] is held to have done it himself. Story, Bailm. § 147.

- Singuli in solidum tenentur. Each individual is bound for the whole.
- Qui non improbat, approbat. 3 Inst. 27. He who does not blame, approves.
- Qui non habet, ille non dat. He who has not, gives not. He who has nothing to give, gives nothing. A person cannot convey a right that is not in him. If a man grant that which is not his, the grant is void. Shep. Touch. 243; Watk. Conv. 191.
- Qui tacet consentire videtur ubi tractatur de ejus commodo. A party who is silent is considered as assenting, when his advantage is debated.
- Qui tacet, consentire videtur. He who is silent is supposed to consent. The silence of a party implies his consent. Jenk. Cent. p. 32, case 64; Broom, Max. 138, 787.
- · Qui non negat fatetur. He who does not deny, admits. A well-known rule of pleading. Tray. Lat. Max. 503.
- 1. to every man/woman/entities acting, directly and/or indirectly, as an instrumentality of and for United States; in private and unlimited capacity.
- 2. to the man acting as president of and for united states, known as donald trump, in private and unlimited capacity.
- 3. to the man acting as governor of and for state of texas, known as greg abbott, in private and unlimited capacity.
- 4. to the woman acting as county judge of and for harris county, known as linia hidalgo, in private and unlimited capacity.
- 5. to the man acting as commissioner of and for harris county, known as rodney ellis, in private and unlimited capacity.
- 6. to the man acting as commissioner of and for harris county, known as adrian garcia, in private and unlimited capacity.
- 7. to the man acting as commissioner of and for harris county, known as r. jack cagle, in private and unlimited capacity.
- 8. to the man acting as commissioner of and for harris county, known as rodney ellis, in private and unlimited capacity.
- 9. to the man acting as constable of and for harris county, alan rosen, in private and unlimited capacity.
- 10. to the man acting as constable of and for harris county, christopher diaz, in private and unlimited capacity.
- 11. to the man acting as constable of and for harris county, sherman eagleton, in private and unlimited capacity.
- 12. to the man acting as constable of and for harris county, mark herman, in private and unlimited capacity.
- 13. to the man acting as constable of and for harris county, ted heap, in private and unlimited capacity.

- to the woman acting as constable of and for harris county, silvia trevino, in private and unlimited capacity.
- 15. to the woman acting as constable of and for harris county, may walker, in private and unlimited capacity.
- 16. to the man acting as constable of and for harris county, phil sandlin, in private and unlimited capacity.
- 17. to the man acting as county attorney of and for harris county, vince ryan, in private and unlimited capacity.
- 18. to the woman acting as district attorney of and for harris county, kim ogg, in private and unlimited capacity.
- 19. to the woman acting as county clerk of and for harris county, known as diane trautman, in private and unlimited capacity.
- 20. to the woman acting as district clerk of and for harris county, known as marilyn burgess, in private and unlimited capaccity.
- 21. to the man acting as judge of and for harris county, known as larry weiman, in private and unlimited capacity.
- 22. to the man acting as chief appraiser of and for harris county, known as roland altinger, in private and unlimited capacity.
- 23. to the woman acting as assessor/collector of and for harris county, known as ann harris bennett, in private and unlimited capacity.
- 24. to the woman as agent of and for harris county, known as donna psencik, in private and unlimited capacity.
- 25. to the woman acting as agent of and for harris county, known as deborah weselka, in private and unlimited capacity.
- 26. to the man acting as agent of and for linebarger googan blair & sampson, known as norman nelson, in private and unlimited capacity.
- 27. to the woman acting as agent of and for linebarger googan blair & sampson, known as gloria alfaro, in private and unlimited capacity.
- 28. to the woman acting as agent of and for linebarger googan blair & sampson, known as emily watkins, in private and unlimited capacity.
- 29. to the woman acting as agent of and for linebarger googan blair & sampson, known as marilyn mackey, in private and unlimited capacity.
- 30. to yet to be named men/women/entities acting as agents of and for yet to be names dead legal structures.

hereinafter: you, your, yours, respondent or libellee.

from the true eternal self-aware living soul of god existing within the living breathing flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

hereinafter: me, myself, me, i, claimant, or libellant.

i am known as master.

declaration of will, testament of truth and facts of evidence.

# public notice of default and estoppel

PUBLIC RECORD. A record, memorial of some act or transaction, written evidence of something done, or document, considered as either concerning or interesting the public, affording notice or information to the public, or open to public inspection.

- Nulla pactione effici potest ne dolus praestetur. No agreement is sufficient to effect that there be no liability for fraud. Dig. 2.14.27.3.
- Factum infectum fieri nequit. What is done cannot be undone.
- Probandi necessitas incumbit illi qui agit. The necessity of proving rests on the one who sues (or claims some right). Just. Inst. 2.20.5.
- Semper necessitas probandi incumbit ei qui agit. The necessity of proving always rests on the claimant.
- Semper praesumitur pro negante. The presumption is always in favor of the one who denies.
- Affirmanti, non neganti, incumbit probatio. The proof is incumbent on the one who affirms, not on the one who denies.
- Ei incumbit probatio qui dicit, non qui negat. The burden of the proof rests on the person who affirms, not the one who denies.
- Per rerum naturam factum negantis nulla probatio est. By the nature of things, a person who denies a fact is not bound to give proof.
- Factum negantis nulla probatio. No proof is incumbent on a person who denies a fact.
- Factum cuique suum, non adversario, nocere debet. Anyone's act should injure himself, not his adversary.
- Factum unius alteri nocere non debet. The deed of one should not hurt the other.

i sent the following emails to the woman known as Deborah Weselka.

https://archive.org/stream/PROPERTYTAXFRAUDEXHIBITS-HARRISCOUNTY/EXHIBIT%203%20-%20Sent-Tuesday-November-7-2017#mode/2up

https://archive.org/stream/PROPERTYTAXFRAUDEXHIBITS-HARRISCOUNTY/EXHIBIT%204%20-%20Sent-Monday-December-4-2017#mode/2up

it is self-evident you have an moral and legal duty to respond and silence can only equal to fraud and estoppel.

"silence can only be equated with fraud where there is a legal and moral duty to speak, or where an injury left unanswered would be intentionally misleading." u.s. v. tweel, 550 f.2d 297,299 (1977), quoting u.s. v. prudden, 424 f.2d 1021, 1032 (1970).

"when circumstances impose duty to speak and one deliberately remains silent, silence is equivalent to false representation." fisher controls international, inc. v. gibbons, 911 s.w. 2d 135 (1995)

"when a person sustains to another a position of trust and confidence, his failure to disclose facts that he has a duty to disclose is as much a fraud as an actual misrepresentation." blanton v. sherman compress co., 256 s.w. 2d 884 (1953)

silence activates estoppel, pursuant to carmine v. bowen, 64 a. 932.

i have repeatedly stated on the record for the record that i am not Brian Douglas Roark.

i have repeatedly stated on the record for the record that Brian Douglas Roark is not my name.

i have repeadedly stated on the record for the record that Brian Douglas Roark is a fictitious name created by law, an ens legis juristic person.

i am the living soul of god within the living flesh and blood man of nature Brian Douglas Roark originates from.

Brian Douglas Roark is a counterfeit copy of me that is knowingly, willfully, intentionally, erroneously and fraudulently created under duress and coercion to incorporate me into an invisible, intangible, incorporeal, insolvent, bankrupt, civilly dead legal structure, without fully informed freely given consent, as an instrumentality of United States to perform commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.

Nullum simile est idem. Nothing that is like another is the same. That is, no likeness is exactly identical.

almost a year later i sent the following email to the man known as roland altinger.

https://archive.org/stream/PROPERTYTAXFRAUDEXHIBITS-HARRISCOUNTY/EXHIBIT%206%20-%20Sent-Wednesday-October-10-2018#mode/2up

i sent multiple notices to multiple people.

https://archive.org/details/PROPERTYTAXFRAUDEXHIBITS-HARRISCOUNTY

you refused to respond to multiple notices i sent and then without notifying me you participated in sham legal proceeding behind my back to steal my belongings from me.

- sham, n. (17c) 1. Something that is not what it seems; a counterfeit. 2. A person who pretends to be something that he or she is not; a faker. sham, vb. sham, adj.
- STEAL. This term is commonly used in indictments for laiceny, ("take, steal, and carry away,") and denotes the commission of theft. But, in popular usage, "stealing" seems to be a wider term than "larceny," inasmuch as it may include the unlawful appropriation of things which are not technically the subject of larceny, e. g. immovables.

you are, directly and/or indirectly, knowingly, willfully, and intentionally making fraudulent claims against the ens legis juristic person BRIAN DOUGLAS ROARK to generate revenue for United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.

hereinafter: your claim, their claim, or the claim.

• Contra legem facit qui id facit quod lex prohibit; in fraudem vero qui, salvis verbis legis, sententiam ejus circumvenit. A person acts contrary to the law who does what the law prohibits; a person acts in fraud of the law who, without violating the wording, circumvents the intention. Dig. 1.3.29.

fraud. Deceit, deception, artifice, or trickery operating prejudicially on the rights of another, and so intended, by inducing him to part with property or surrender some legal right. 23 Am J2d Fraud § 2. Anything calculated to deceive another to his prejudice and accomplishing the purpose, whether it be an act, a word, silence, the suppression of the truth, or other device contrary to the plain rules of common honesty. 23 Am J2d Fraud § 2. An affirmation of a fact rather than a promise or statement of intent to do something in the future. Miller v Sutliff, 241 111 521, 89 NE 651.

For the purpose of the exception to discharge in bankruptcy of debts incurred by officers and fiduciaries through "fraud":—positive fraud, fraud in fact, involving moral turpitude or intentional wrong. 9 Am J2d Bankr § 801. As a ground for annulment of a marriage:—concealment or deception affecting the free consent of the injured party, involving such matters as identity, birth, rank, family, fortune, health, character, morality, habits, temper, reputation, etc. 35 Am J1st Mar § 90.

fraud in equity. A conception of fraud which includes whatever amounts to actionable fraud in law and other acts, transactions, and circumstances, wherein it appears that one person has obtained an unconscionable advantage over another, from which equity conceives the existence of a constructive fraud. Gierth v Fidelity Trust Co. 93 NJ Equity 163, 115 A 397, 18 ALR 976.

fraud in the factum. Fraud exercised in reference to the manual acts of signing and delivering an instrument, sometimes by a substitution of documents accomplished by deception. Blackburn v Morrison, 29 Okla 510, 118 P 402. Gomillion v Forsythe, 218 SC 211, 62 SE2d 297, 53 ALR2d 169.

fraud in the inducement. Fraud exercised in inducing the signing of an instrument. Gomillion v Forsythe, 218 SC 211, 62 SE2d 297, 53 ALR2d 169.

fraudulent concealment. The suppression of, or silence concerning, a fact material to be known and which the party is under a duty to communicate because of a confidential relationship between the parties or the particular circumstances of the case. American Nat. Bank v Fidelity & Deposit Co. 131 Ga 854, 63 SE 622. As a bar to discharge in bankruptcy:—the failure of the bankrupt to disclose his property to his trustee in bankruptcy after having had reasonable opportunity so to do. 9 Am J2d Bankr § 695. As a criminal offense against the Bankruptcy Act:—knowingly to conceal from the receiver, custodian, trustee, marshal, or other officer of the court charged with the custody or control of property, or from creditors in any proceeding under the Bankruptcy Act, any property belonging to the estate of a bankrupt; to conceal property knowingly, in contemplation of a bankruptcy proceeding, with intent to defeat the bankruptcy law. 18 USC § 152, paragraphs (1),(6).

FRAUD. Fraud consists of some deceitful practice or willful device, resorted to with intent to deprive another of his right, or in some manner to do him an injury. As distinguished from negligence, it is always positive, intentional. 3 Denio, 232.

Fraud, as applied to contracts, is the cause of an error bearing on a material part of the contract, created or continued by artifice, with design to obtain some unjust advantage to the one party, or to cause an inconvenience or loss to the other. Civil Code La. art. 1347.

Fraud, in the sense of a court of equity, properly includes all acts, omissions, and concealments which involve a breach of legal or equitable duty, trust, or confidence justly reposed, and are injurious to another, or by which an undue and unconscientious advantage is taken of another. 1 Story, Eq. Jur. § 187.

The unlawful appropriation of another's property, with knowledge, by design and without criminal intent. Bac. Abr.

Fraud may be actual or constructive. Actual fraud consists in any kind of artifice by which another is deceived. Constructive fraud consists in any act of omission or commission contrary to legal or equitable duty, trust, or confidence justly reposed, which is contrary to good conscience and operates to the injury oi another. The former implies moral guilt; the latter may be consistent with innocence. Code Ga. 1882, § 3173. Actual fraud is otherwise called "fraud in fact." Constructive fraud is also called "fraud in law."

A threat has been defined to be any menace of such a nature and extent as to unsettle the mind of the person on whom it operates, and to take away from his acts that free, voluntary action which alone constitutes consent. Abbott.

without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent, you knowingly, willfully, intentionally, and fraudulently

deprive me of life, liberty, and property without due process of law, by force of arms.

Amendment XIII of the Constitution of the united states Constitution.

Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent, you knowingly, willfully, intentionally, and fraudulently compel me into involuntary servitude, by force of arms.

**INVOLUNTARY**. An involuntary act is that which is performed with constraint (q. v.) or with repugnance, or without the will to do it. An action is involuntary, then, which is performed under duress. Wolff. Inst. Nat. § 5.

**SERVITUDE**. 1. The condition of being bound to service;...

i require every claim against BRIAN DOUGLAS ROARK, directly and/or indirectly, must be verified or nullified immediately upon commencement of claim. unverified claims are nullities and have no force or effect in law.

- making false claims is fraud. fraud is odious and vitiates all contracts even the most solemn agreements. you have an absolute moral and legal duty to prove your claim is true, correct, complete, and certain, and not false and misleading and not hearsay.
  - COMMENCE. To perform the first act of. Robinson v. Gordon Oil Co., 258 Mich. 643, 242
     N.W. 795, 796. To institute. State v. Murphy, 120 Kan. 350, 243 P. 288, 289. To demand something by the institution of process in a court of justice. Ledonne v. Commerce Ins. Co. of Glen Falls, N.Y., 307 Pa. 1, 160 A. 612.
    - To commence an action or suit is to demand something by the institution of process in a court of justice. Cohens v. Virginia, 6 Wheat. 408, 5 L.Ed. 257.
  - CONTRACT. An agreement, upon sufficient consideration, to do or not to do a particular thing. 2 Bl. Comm. 442; 2 Kent, Comm. 449.
  - valid contract. A contract that is fully operative in accordance with the parties' intent.

for my own safety and security to protect myself from fraudulent claims, i must, and do, require every claim made against me, directly and/or indirectly, must be expressed in writing with parties own wet-ink signature and endorsement notarized under penalty of perjury and must be supported with actual positive proof of true verified facts of unambiguous empirical evidence i can examine for veracity.

 No one should be believed except upon his oath. That way he can be charged with perjury, which is a felony (a serious crime,) if he can be found to be intentionally lying.

if you are unwilling or unable to verify your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury your claim is fraudulent.

because of the time sensitive nature and paramount nature of the matter of your claim, i must hereby, herein, and herewith demand you verify your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury as true, correct, complete, and certain and not false or misleading and not hearsay.

#### Requirements for a valid claim.

- CLAIM, *n*. 1. A challenge of the property or ownership of a thing which is wrongfully withheld from the possession of the claimant. Plowd. 359.
- Consensus facit legem. Consent makes the law. (A contract is law between the parties agreeing to be bound by it.) Branch. Princ.

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- claims must be verified or be deemed invalid. unverified claims are invalid and have no force or effect in law.
  - a. did you verify your claim?
    - i. DEFAULT ANSWER: NO
      - VERIFY. To confirm or substantiate by oath; to show to be true.
         Particularly used of making formal oath to accounts, petitions, pleadings, and other papers.
      - 2. **CONFIRM**. To complete or establish that which was imperfect or uncertain; to ratify what has been done without authority or insufficiently.
        - Confirmare est id firmum facere quod prius infirmum fuit. Co. Litt.
           295. To confirm is to make firm that which was before infirm.
      - 3. OATH. An external pledge or asseveration, made in verification of statements made or to be made, coupled with an appeal to a sacred or venerated object, in evidence of the serious and reverent state of mind of the party, or with an invocation to a supreme being to witness the words of the party and to visit him with punishment if they be false.
        - a. The calling upon God to witness that what is said by the person sworn is true, and invoking the divine vengeance upon his head, if what he says is false. 10 Ohio, 123
          - i. Omne sacramentum debet esse de certa scientia. Every oath ought to be of certain knowledge. 4 Inst. 279.

- ii. **CERTAIN**. Ascertained; precise; identified; definitive; clearly known; unambiguous; or, in law, capable of being identified or made known, without liability to mistake or ambiguity, from data already given. Losecco v. Gregory, 108 La. 648, 32 So. 986; White v. Wadhams, 204 Mich. 381, 170 N.W. 60, 62.
- b. on the record, for the record, let the public record forever hereafter show, you absolutely refuse to verify your claim.
  - i. REFUSE, v. To deny, decline, reject. Burns v. Fox, 113 Ind. 206, 14 N.E. 541. Ex parte Yost, D.C.Cal., 55 F.Supp. 768, 772.
- claims can only be verified by someone with actual first-hand knowledge of facts of evidence of claim.
  - a. do you have actual first-hand knowledge of all the facts of your claim?
    - i. DEFAULT ANSWER: NO
      - 1. HEARSAY. A term applied to that species of testimony given by a witness who relates, not what he knows personally, but what others have told him, or what he has heard said by others.
        - a. Hearsay evidence is that which does not derive its value solely from the credit of the witness, but rests mainly on the veracity and competency of other persons. The very nature of the evidence shows its weakness, and it is admitted only in specified cases from necessity. Code Ga. 1882, § 3770; 1 Phil. Ev. 185.
        - on the record, for the record, let the public record forever hereafter show, you do not have first-hand knowledge of facts of evidence your claim
- claims must be expressed in writing as true, correct, complete, and certain, with parties own wet-ink signature and endorsement notarized under penalty of perjury or they have no force or effect in law.
  - a. did you express your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury?
    - i. DEFAULT ANSWER: NO
      - a. **Repellitur a sacramento infamis.** An infamous person is prevented from taking an oath.
      - b. on the record, for the record, let the public record forever hereafter show, you absolutely refuse to express your claim in

writing with your own wet-ink signature and endorsement notarized under penalty of perjury as true, correct, complete, and certain.

- to be valid claims must be supported with actual positive proof of true verified facts of unambiguous empirical evidence.
  - a. do have any actual positive proof of true verified facts of empirical evidence your claim is valid?

#### i. DEFAULT ANSWER: NO

- 1. VALID. Of binding force. A deed, will, or other instrument, which has received all the formalities required by law, is said to be valid.
- 2. PROVE. To establish a fact or hypothesis as true by satisfactory and sufficient evidence.
  - a. To present a claim or demand against a bankrupt or insolvent estate, and establish by evidence or affidavit that the same is correct and due, for the purpose of receiving a dividend on it.
- 3. evidence, n. (14c) 1. Something (including testimony, documents and tangible objects) that tends to prove or disprove the existence of an alleged fact.
- 4. fact. (15c) 1. Something that actually exists; an aspect of reality.
  - a. on the record, for the record, let the public record forever hereafter show, you have absolutely no actual positive proof of true verified facts of unambiguous empirical evidence your claim is true, correct, complete, and certain.
- 5. without a contract there is no obligation.
  - a. do you have an equally beneficial binding bilateral full disclosure contract with both parties wet-ink signatures?

#### i. DEFAULT ANSWER: NO

- 1. CONTRACT. An agreement, upon sufficient consideration, to do or not to do a particular thing. 2 Bl. Comm. 442; 2 Kent, Comm. 449.
- 2. An obligation without consideration, or upon a false consideration, (which fails,) or upon unlawful consideration, cannot have any effect. Code Civil, 3, 3, 4; Chit Cont (11th Am. Ed.) 25, note.
- 3. Contractus legem ex conventione accipiunt. Contracts receive legal sanction from the agreement of the parties. Dig. 16, 3, 1. 6.

- a. on the record, for the record, let the public record forever hereafter show, you have absolutely no actual positive proof of true verified facts of unambiguous empirical evidence your claim is true, correct, complete, and certain.
- ii. Scriptae obligationes scriptis tolluntur, et nudi consensus obligatio contrario consensu dissolvitur. Written obligations are undone by writing, and the obligation of mere consent (or naked agreement) is dissolved by a bare consent to the contrary.
- iii. Dolo malo pactum se non servabit. A pact made with evil intent will not be upheld. This maxim is sometimes written Dolo malo pactum se non servaturum (meaning "an agreement induced by fraud will not stand").
- 6. no actual positive proof of true verified facts of unambiguous evidence that just because i am physically located geographically on soil you refer to as harris county that your laws apply to me, and i believe absolutely no such facts of evidence exist.
  - a. do you have any actual positive proof of true verified facts of unambiguous evidence that just because a man is physically geographically located on land of god you call harris county that your laws apply to him?
    - i. DEFAULT ANSWER: NO
- 7. on the record for the record let the record show, you are unwilling to express your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury as true, correct, complete, and certain.
- 8. on the record for the record let the record show, you do not have any actual positive proof of true verified facts of unambiguous empirical evidence your claim is valid.
- 9. on the record for the record let the record show, you do not have an equally beneficial binding bilateral full disclosure contract with both parties wet-ink signatures.
- 10. your claim is not founded on actual first-hand knowledge.
- 11. your claim is not founded on actual true verified facts of unambiguous empirical evidence.
- 12. your claim is not founded on an equally beneficial binding bilateral full disclosure contract.

i am not an expert in the law however i do know right from wrong. if there is any man damaged by statements herein, if he will inform me by facts i will sincerely make every effort to amend my ways. i hereby and herein reserve the right to amend and make amendments to this document as necessary in order that the truth may be ascertained and proceedings justly determined.

if the parties given notice by means of this document have information that would controvert and

overcome this document, please advise me in written affidavit form within three days from receipt hereof providing me with your counter affidavit proving with particularity by stating all requisite actual evidentiary facts and all requisite actual laws, not merely the ultimate facts or conclusions of law, that this document statement is substantially and materially false sufficiently to change materially my status and factual declarations. your silence stands as consent to and tacit approval of the factual declarations herein being established as fact as a matter of law.

#### regards,

#### master

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with ProtonMail Secure Email.

----- Original Message -----

On Monday, June 10, 2019 9:22 PM, living man of god <living\_man\_of\_god@protonmail.com> wrote:

there is a fraudulent claim against BRIAN DOUGLAS ROARK regarding 3333 LAFFERTY RD. PASADENA TX. 77504

this is a fraudlent claim.

i demand you verify this claim as true, correct, complete, and certain.

i demand you require actual positive proof of true verified facts of unambiguous evidence of a verified valid claim.

i demand you require a certified copy of an equally benificial binding bilateral full disclosure contract with both parties wet-ink signatures.

you will find that the party making the claim does not have a binding full disclosure contract with both parties wet-ink signatures.

you will find that the party making the claim has no actual positive proof of true verified facts of unambiguous evidence of a veried valid claim.

you will find that no man or woman will express the claim in writing with their own wet-ink signature and endorsement notarized under penalty of perjury.

you can review this email chain and see that i have been asking for proof of jurisdiction for over three years, and i have been asking for a certified copy of a binding full disclosure contract for over three years, and i have been asking for actual positive proof of true verified facts of unambiguous evidence of a verified valid claim.

silence can only equate to fraud when their is a legal and moral duty to respond and there is absoloutely unambiguously a moral and legal duty to respond.

silence is acquiescence. silence is estoppel.

regaurds. master

until, and unless, a man or woman expresses this claim in writing with their own wet-ink signature and endorement notarized under

no man or woman will

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with ProtonMail Secure Email.

----- Original Message -----

On Friday, June 7, 2019 1:29 AM, living man of god living\_man\_of\_god@protonmail.com>wrote:

private.

notice to agent is notice to principal.

notice to principal is notice to agent.

notice of trespass.

notice of fraud.

notice of default

to the woman acting agent as agent of and for the dead legal structure operating in commercial commerce as LINEBARGER GOOGAN BLAIR & SAMPSON ATTORNEYS AT LAW or some derivative thereof, emily watkins; in private and unlimited capacity.

hereinafter: you, your, or yours.

to the woman acting as agent of and for the dead legal structure operating in commercial

commerce as HARRIS COUNTY, or some derivative thereof, peggy boice; in private and unlimited capacity.

hereinafter: you, your, or yours.

to the woman acting as agent of and for the dead legal structure operating in commercial commerce as HARRIS COUNTY, or some derivative thereof, maria bolanos; in private and unlimited capacity.

hereinafter: you, your, or yours.

from the self-aware eternal living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

hereinafter: me, myself, my, or i.

this is another knowing and willful attempt to defraud me.

i am the true living soul of god existing within the flesh and blood man of nature.

Harris County is an invisible, intangible, incorporeal, insolvent, bankrupt, civilly dead legal structure operating in commercial commerce as an instrumentality of United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.

the living can not contract with the dead.

Brian Douglas Roark is a legal name of a legal person in a legal society.

Talis non est eadem, nam nullum simile est idem. "What is like is not the same, for nothing similar is the same. "4 Co. 18.

this is a fictitious action by a fictitious plaintiff for against a fictitious person for a fictitious debt.

Disparata non debent jungi. Unequal things ought not to be joined. Jenk. Cent. 24.

Paria copulantur paribus. "Things unite with similar things."

1. every thing you express is a lie and every thing you do is a fraud.

- a. express, adj. (14c) Clearly and unmistakably communicated; directly stated. Cf. IMPLIED. expressly, adv
- b. lie, vb. (bef. 12c) 1. To tell an untruth; to speak or write falsely <she lied on the witness stand>. See PERJURY. Cf. FABRICATE.
- c. fraud, n. (14c) 1. A knowing misrepresentation of the truth or concealment of a material fact to induce another to act to his or her detriment.
- 2. during day six of june, year of our lord, two thousand and nineteen (June 6, 2019), a woman identifying herself as maria bolanos, knowingly, willfully, and intentionally ignored approximately six no trespassing notices and a no soliciting notice and trespassed onto private land, soil, and property in my absolute possession allodially and left an abandon a paper and fraudulent commercial claim.
- 3. it begins by fraudulently addressing me as, "Sir".
  - a. i am the eternal living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god and i am known as master.
  - b. i am not "Sir" and i am not a Sir.
  - c. i only respond when address properly as master, not Master, not MASTER and not Mr. Master.
- 4. maria bolanos claims to be a liaison for Harris County Precinct 2.
  - a. Harris County is a legal person.
    - i. A county is a person in a legal sense ; Lancaster Co. v. Trimble, 34 Neb. 752, 52 N. W. 711 ; but a sovereign is not ; In re Fox, 52 N. Y. 535, 11 Am. Rep. 751 ; U. S. v. Fox, 94 U. S. 315, 24 L. Ed. 192.
  - b. Harris County is an artificial person.
    - i. Artificial persons. Such as are created and devised by law for the purposes of society and government, called "corporations" or "bodies politic."
  - c. Harris County is a corporation or body politic.
    - i. BODY POLITIC. A term applied to a corporation, which is usually designated as a "body corporate and politic."
      - 1. The term is particularly appropriate to a public corporation invested with powers and duties of government.
    - ii. CORPORATION. A franchise possessed by one or more individuals, who subsist as a body politic, under a special denomination, and are vested by the policy of the law with the capacity of perpetual succession, and of

acting in several respects, however numerous the association may be, as a single individual. 2 Kent, Comm. 267.

- A corporation is an intellectual body, created by law, composed of individuals united under a common name, the members of which succeed each other, so that the body continues always the same, notwithstanding the change of the individuals who compose it, and which, for certain purposes, is considered a natural person. Civil Code La. art. 427.
- d. A "county" is a body politic and corporate, whose powers are exercised by the board of commissioners. Board of Com'rs of McDowell County v. Hanchett Bond Co., 194 N. C. 137, 138 S. E. 614, 615.
- Harris County is an invisible, intangible, incorporeal, insolvent, bankrupt, civilly dead legal structure operating in commercial commerce as an instrumentality of United States on behalf of foreign bankers who are the receivers of the United States bankruptcy.
  - a. Harris County is an instrumentality of United States.
  - United States is an insolvent, bankrupt, civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.
    - i. EXTRA LEGEM POSITUS EST CIVILITER MORTUUS. Co. Litt. 130. He who is placed out of the law is civilly dead. A bankrupt is, as it were, civilly dead. International Bank v. Sherman, 101 U.S. 406, 25 L.Ed. 866.
    - ii. Federal reserve notes. Form of currency issued by Federal Reserve Banks in the likeness of noninterest bearing promissory note payable to bearer on demand. The federal reserve note (e.g. one, five, ten, etc. dollar bill) is the most widely used paper currency. Such have replaced silver and gold certificates which were backed by silver and gold. Such reserve notes are direct obligations of the United States.
  - c. United States is an artificial person.
    - i. United States is civilly dead.
    - ii. INTESTABLE. One who has not testamentary capacity; e. g., an infant, lunatic, or person civilly dead.
      - 1. United States is intestable.
      - 2. CIVILITER MORTUUS. Civilly dead; dead in the view of the law. The condition of one who has lost his civil rights and capacities, and is accounted dead in law.
  - d. Harris County is a fiction of law and does not actually exist.
    - i. FICTION OF LAW. Something known to be false is assumed to be true. Ryan v. Motor Credit Co., 130 N.J.Eq. 531, 23 A.2d 607, 621.
      - 1. maria bolanos is pretending to be a liaison for Harris County but actually is a slave/servant/agent/employee of lina hidalgo who is

- a slave/servant/agent/employee of donald trump.
- 2. only men and women actually exist and everyone is equal; we each have a soul, a test, and a choice, serve god or serve money.
  - a. "No one can serve two masters. Either you will hate the one and love the other, or you will be devoted to the one and despise the other. You cannot serve both God and money." Holy Bible, Matthew 6:24
- 3. in corporations, some men and woman are masters but all men and women are slaves.
- 4. i am solely obligated wholly to the one true prime creator exclusively, the almighty living god.
  - i only serve god, i only work for god, only god commands me, only god represents me, only god judges me, and only god can save me.
  - b. i do not work for corporations.
  - c. i do not work for money.
  - d. i do not work for man.
- ii. CONVERSION. At law. An unauthorized assumption and exercise of the right of ownership over goods or personal chattels belonging to another, to the alteration of their condition or the exclusion of the owner's rights. 44 Me. 197; 36 N. H. 311; 45 Wis. 262.
- iii. FICTIO CEDIT VERITATI. FICTIO JURIS NON EST UBI VERITAS.Fiction yields to truth. Where there is truth, fiction of law exists not 11 Co.51.
- iv. FICTIO JURIS NON EST UBI VERITAS. Where truth is, fiction of law does not exist.
- v. FICTIO LEGIS INIQUE OPERATUR ALICUI DAMNUM VEL INJURIAM. A legal fiction does not properly work loss or injury. 2 Coke, 35; 3 Coke, 36; Broom, Max. 129; Gilb. 223. Fiction of law is wrongful if it works loss or injury to anyone.
  - 1. i am not fiction.
  - 2. i am true fact of nature.
  - 3. i am the truth.
  - 4. Lina Hidalgo is knowingly, willfully, intentionally, fraudulently using Harris County to work an injury to me.
    - a. SCRIPTIE OBLIGATIONES SCRIPTIS TOLLUNTUR, ET

- NUDI CONSENSUS OBLIGATIO CONTRARIO CONSENSU DISSOLVITUR. Written obligations are superseded by writings, and an obligation of naked assent is dissolved by assent to the contrary.
- ERROR OP LAW. He is under an error of law who is truly informed of the existence of facts, but who draws from them erroneous conclusions of law. Civil Code La. art. 1822.
- c. Aliquid conceditur ne injuria remaneat impunita, quod alias non concederetur. Something is (will be) conceded, to prevent a wrong remaining unredressed, which otherwise would not be conceded. Co. Litt. 1976.
- d. Error juris nocet. Error of law injures. A mistake of the law has an injurious effect; that is, the party committing it must suffer the consequences. Mackeld. Eom. Law\* § 178; 1 Story, Eq. Jur. § 139, note.
- e. Sic enim debere quern meliorem agrum suum facere ne vicini deteriorem faciat. Every one ought so to improve his land as not to injure his neighbor's. 3 Kent, Comm. 441. A rule of the Roman law.
- f. Sic utere tuo ut alienum non Isedas. Use your own property in such a manner as not to injure that of another. 9 Coke, 59; .1 Bl. Comm. 306; Broom, Max. 365.
- g. NEMO POTEST MUTARE CONSILIUM SUUM IN ALTERIUS INJURIAM. No man can change his purpose to another's injury. Dig. 50, 17, 75; Broom, Max. 34.
- e. maria bolanos is a liaison for lina hidalgo, the Chief Executive Officer (CEO) of Harris County.
  - i. Injuria servi dominum pertingit. The master is liable for injury done by his servant. Lofft, 229.
  - ii. Noxa sequitur eaput. The injury [i.e., liability to make good an injury caused by a slave] follows the head or person, [i, e., attaches to his master.] Heinecc. Elem. 1. 4, t. 8, § 1231.
  - iii. Noscitur ex socio, qul non cognosoitur ex se. Moore, 817. He who cannot be known from himself may be known from his associate.
- 6. maria bolanos knowingly, willfully, intentionally ignored and absolutely unambiguous explicit expressed notice declaring NO SOLICITING and left an abandon paper and fraudulent claim soliciting me to contract with Harris County.
  - i can find no proof of facts of evidence that maria bolanos is not fully liable for my non-negotiable mandatory fee for intercourse, fee for trespass, and fee for

unlawful arrest, and i believe absolutely no such facts of evidence exist.

- i. fee for intercourse \$1,933,666,777 (USD)
- ii. fee for trespass \$1,871,911,007 (USD)
- iii. fee for unlawful arrest \$1,913,322 (USD)
- iv. total amount due \$3,807,491,106 (USD)
- b. i am not you and i do not want or need, nor will i accept, any thing from you.
  - i. i do not consent and i waive all benefits.
- 7. i require lina hidalgo express her claim against Brian Douglas Roark in writing with her own wet-ink signature and endorsement notarized under penalty of perjury and supported her claim with actual positive proof of true verified facts of unambiguous empirical evidence or immediately acknowledge, accept, agree and concede she is knowingly, willfully, and intentionally making a fraudulent claim to generate revenue.
- 8. i require lina hidalgo provide me with a certified copy of an equally beneficial binding bilateral full disclosure contract with both parties wet-ink signatures or immediately acknowledge, accept, agree, and concede she is knowingly, willfully, and intentionally making fraudulent claims to generate revenue.

you are knowinglung and willfully attempting to defraud me. lina hidalgo is the principal agent and fully liable

i am the enternal living soul of god within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

i am the son of god.

i am an ambassador of god.

god gave man dominion over the fowl of the air, the fish of the sea, the cattle of the earth and every creeping thing that creepeth upon the earth.

i serve god, not money. you serve money, not god.

i will never contract with dead legal structure as long as i live. i will never use Brian Douglas Roark as long as i live. i work for god, not money.
my only obligation is to god.

i am your master, not your slave.

you surrendered your sovereignty.

SOCIAL CONTRACT, or COMPACT. In political philosophy, a term applied to the theory of the origin of society associated chiefly with the names of Hobbes, Locke and Rousseau, though it

can be traced back to the Greek Sophists. Rousseau (Contract Social) held that in the presocial state man was unwarlike and timid. Laws resulted from the combination of men who agreed, for mutual protection, to surrender individual freedom of action. Government must therefore rest on the consent of the governed. Encycl. Br.

Servitus est oonstitutio jure gentium qua quis domino alieno contra naturam aubjicitur. Slavery is an institution by the law of nations, by which a man is subjected to the dominion of another, contrary to nature. Inst. 1, 3, 2; Co. Litt U6.

INSTITUTION. The commencement or inauguration of anything. The first establishment of a law, rule, rite, etc. Any custom, system, organization, etc., firmly established An elementary rule or principle.

i have never voted nor registered to vote and i have never had any political bands which connected me with another, and i have always assumed the separate and equal station to which the Laws of Nature and of Nature's God entitle me.

Brian Douglas Roark in an involutary trust knowingly, willfully, and intentionally created, issued, owned and operated for the sole purpose of defrauding me and incporating me into a bankrupt corporation as surety for to foreign bankers.

you have stole my life from me and made me a slave of a bankrupt corporation on behalf of foreign bankers.

i order you to stand down.

the living is superior to the dead. the man is superior to the actor.. fact is superior to fiction.

your knowingly, willfully, intentionally and fraudulently compel me against my own god given free will and absolute unambiguous explicit expressed dissent, to be a person in your society and serve as surety for a fictitious debt.

you are forcing me into involuntary servitude. i will not perform commercial commerce.

you are literally forcing me to serve satan/money and sacrifice my soul just to live on earth that god gave me dominion over.

i will not surrender my soul under any circumstance.

i do not work for moeny and i do not owe any taxes because i am not part of your legal society. i have no obligation to serve as an instrumentality of United States and perform commercial commerce on behalf of foreign bankers.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with **ProtonMail** Secure Email.

----- Original Message -----

On Thursday, June 6, 2019 8:48 AM, living man of god

<living\_man\_of\_god@protonmail.com> wrote:

Qui per alium faoit per seipsum faoere videtur. He who does a thing by an agent is considered as doing it himself. Co. Litt. 258; Broom, Max. 817.

Qui potest et debet vetare, jubet. He who can and ought to forbid a thing [if he do not forbid it] directs it. 2 Kent, Comm. 483. note.

Qui pro me aliquid facit mini fecisse videtur. 2 Inst. 501. He who does anything for me appears to do it to me.

Qui per fraudem agit frustra agit. 2 Rolle, 17. What a man does fraudulently he does in vain. Qui primum peocat ille facit rixam. Godb. He who sins first makes the strife.

Qui semel aotionem renunciaverit am plius repetere non potest. He who has once relinquished his action cannot bring it again. 8 Coke, 59a. A rule descriptive of the effect of a retraxit and nolle prosequi.

#### NOTICE OF DEFAULT

private.

notice to agent is notice to principal.

notice to principal is notice to agent.

notice of trespass.

notice of fraud.

notice of default

to the woman acting agent as agent of and for the dead legal structure operating in commercial commerce as LINEBARGER GOOGAN BLAIR & SAMPSON ATTORNEYS AT LAW or some derivative thereof, emily watkins; in private and unlimited capacity.

hereinafter: you, your, or yours.

to the woman acting as agent of and for the dead legal structure operating in commercial commerce as HARRIS COUNTY, or some derivative thereof, peggy boice; in private and

unlimited capacity.

from the self-aware eternal living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

hereinafter: me, myself, my, or i.

you have failed prove your claim is true, correct, complete, and certain.

you claim is therefore an absolute nullity and has no force or effect in law.

you have an absolute moral and legal duty to respond to my notices and your silence can only equate to fraud.

you have elected not to respond to my notices and thereby acquiesced and agreed with every thing therein.

you have elected not to respond to my notices and are thereby in dishonor and estoppel.

ACQUIESCE. To give an implied consent to a transaction, to the accrual of aright, or to any act, by one's mere silence, or without express assent or acknowledgment.

ACQUIESCENCE. Acquiescence is where a person who knows that he is entitled to impeach a transaction or enforce a right neglects to do so for such a length of time that, under the circumstances of the case, the other party may fairly infer that he has waived or abandoned his right. Sweet.

Consensus tollit errorem. Co. Lift.126. Consent (acquiescence) removes mistake.

LYING BY. A person who, by his presence and silence at a transaction which affects his interests, may be fairly supposed to acquiesce in it, if he afterwards propose to disturb the arrangement, is said to be prevented from doing so by reason that he has been lying by. Qui tacet, consentire videtur. He who is silent is supposed to consent. The silence of a party implies his consent. Jenk. Cent. p. 32, case 64; Broom, Max. 138, 787.

Qui tacet consentire videtur, ubi tractatur de ejus commodo. 9 Mod. 38. He who is silent is considered as assenting, when his interest is at stake.

Qui tacet non utique fatetur, sed tamen verum est eum non negare. He who is silent does not indeed confess, but yet it is true that he does not deny. Dig. 50,17, 142.

ESTOP. To stop, bar, or impede; to prevent; to preclude. Co. Litt. 352a. See ESTOPPEL. ESTOPPEL. A bar or impediment raised by the law, which precludes a man from alleging or from denying a certain fact or state of facts, in consequence of his previous allegation or denial or conduct or admission, or in consequence of a final adjudication of the matter in a court of law.

Equitable estoppel (or estoppel by conduct, or in pais) is the species of estoppel which equity puts upon a person who has made a false representation or a concealment of material facts, with knowledge of the facts, to a party ignorant of the truth of the matter, with the intention that the other party should act upon it, and with the result that such party is actually induced to act upon it, to his damage. Bigelow, Estop. 484.

SILENCE. The state of a person who does not speak, or of one who refrains from speaking. In the law of estoppel, "silence" implies knowledge and an opportunity to act upon it. 99 U. S. 581.

- Actori incumbit onus probandi. The burden of proof rests on the plaintiff, (or on the party who advances a proposition affirmatively.) Hob. 103.
- Affirmanti, non negantl inonmbit pro\* batio. The [burden of] proof lies upon him who affirms, not upon one who denies. Steph. PI. 84.
- Semper prsesumitur pro negante. The presumption is always in favor of the one who denies. See 10 Clark & F. 534; 3 El. & Bl. 723.
- Affirmantis est probare. He who affirms must prove. 9 Cush. 535.
- Probandi necessitas incumbit illi qui agit. The necessity of proving lies with him who sues.
   Inst. 2, 20, 4. In other words, the burden of proof of a proposition is upon him who advances it affirmatively.
- Semper necessitas probandi incumbit ei qui agit. The claimant is always bound to prove, [the burden of proof lies on the actor.]

i require every claim against me, directly and/or indirectly, be expressed in writing by the party with first-hand knowledge of actual positive proof of true verified facts of unambiguous evidence said calim is true, correct, complete, and certain, and not false or misleading and not hearsay.

i require every claim against me, directly and/or indirectly, be expressed in writing with parties own wet-ink siganture and endoresement notarized under penalty of perjury as true, correct, complete, and certain.

no claim can be valid without a sworn statement by someone with first-hand knowledge. claims founded on hearsay are invalid ab intio and have no force or effect in law. you have no first-hand knowledge of actual positive proof of true verified facts of unambiguous evidence your claim is true, correct, complete, and certain. you have refused to express your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.

i require every claim against me be supported with actual positive proof of true verified facts of unambiguous empirical evidence that i can examine and verify the veracity thereof. no claim can be valid without actual positive proof of true verified facts of unambiguous empirical evidence that can be examined for veracity. you have no actual positive proof of true verified facts of unambiguous empirical evidence of a valid claim.

i sent multiple notices to HARRIS COUNTY APPRAISAL DISTRICT and never received a response.

HARRIS COUNTY APPRAISAL DISTRICT acquiesced responding for over three years then made a fraudulent claim against me.

i sent multiple notices to LINEBARGER GOOGAN BLAIR & SAMPSON and never received a response.

LINEBARGER GOOGAN BLAIR AND SAMPSON acquisced responding for over eight months then made a fraudulent claim against me.

an entire fraudulent legal process and sham court proceeding has taken place behind my back without my knowledge.

your claim is an absolutely nullity and you are in dishonor forever hereafter in estoppel. i require remedy and demand satisfaction.

the stress and duress caused by the fear and anxiety from the threat and intimidation you

expressed as agents of and for dead legal structures operating in commercial commerce, with absolute disregaurd of the law, on behalf of foreign bankers is beyond the scope of language.

all without any first-hand knowledge of a valid claim. (because you have no first=hand knowledge)

all without expressing the claim in wiriting with your own wet-ink signature as true, correct, complete, and certain. (because you know the claim is false and misleading) all without any actual positive proof of true verified facts of unambiguous empirical evidence that can be examined for veracity.

all without an equally beneficial binding bilateral full disclosure contract.

(THE CONTRACT MAKES THERE LAW!!!! NO CONSENT = NO AGREEMENT = NO CONTRACT = NO OBLIGATION = NO LAW!!!)

all without ever responding to any of my notices, and i have sent several.

you have an absolute moral and legal duty to respond. you have a fiduciary obligation to act in good fait of your sworn oath and be honest and forthcoming with relevant information when asked.

yous silence can only equate to fraud.

your silence is acquiescence, agreement, dishonor and estoppel.

i have publically expressed my notice on the public record for the public record. every email i have sent is public record.

i have notified you of my NON-NEGOTIABLE MANDATORY FEES.

you have recieved my notice and you are liable for all fees.

a debt can not be paid with a debt. i do not accept Federal Reserve Notes as payment..

a debt can not be paid with credit. i do not accepts credit as payment.

payment must be made with gold.

i have absolutely no interest in gold or anything else you deem valuable but a dead legal structure has no soul to save and no body to incarcerate so the only punishment to a dead legal strucure is financial.

what has been taken from me is priceless.

all the precious metals, and jewals, resources, and land in the world can not compensate conveying s soul of god into bondage of the devil. all bonage is for satan.

CITY HALL

https://youtu.be/9cv05euBOGU

PUBLIC LIBRARY

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PUBLIC PARK

https://youtu.be/1ri2fm8RCtE

**POLICE STATION** 

https://youtu.be/uheDA5lRDc4

https://thelawdictionary.org/notice-2/

What is NOTICE? A legal notification or warning that is delivered in a written format or

through a formal announcement. An individual or party is considered liable if the party (1) has knowledge of the the notice, (2) received the notice, (3) knows it through experience, (4) has knowledge with regards to an associate fact and (5) could have gained knowledge had an enquiry been undertaken.

# https://thelawdictionary.org/liability/

What is LIABILITY? The state of being bound or obliged in law or justice to do, pay, or make good something; legal responsibility. Wood v. Currey, 57 Cal. 209; McElfresh v. Kirkendall, 36 Iowa, 225; Benge v. Bowling, 100 Ky. 575, 51 S. W. 151; Joslin v. New Jersey Car-Spring Co., 36 N. J. Law, 145.

you are men/women/entities acting as agents of and for invisible, intangible, incorporeal, insolvent, bankraup, civilly dead legal structures operating in commercial commerce on behalf of foreign bankers. your reckless pursuit of profit for foreign bankers at the expense of every man, woman, and chilld on earth is an abomination.

over 80% of the population of earth lives in poverty while .01% of the population has more wealth than 90% of the population.

these are approximate but acurate figures.

your society is evil, it functions to generate revenue at the expense of every living creature on earth.

https://youtu.be/avSPKj5CpAc https://youtu.be/jD8LwuSWV-Y

you claim is eternally in stoppel, it was a fraud ab initio.

my life and happiness are priceless and the dead legal structure you serve is insolvent and bankrupt.

i am sacred.

i am the eternal living soul of god and

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with ProtonMail Secure Email.

----- Original Message -----

On Friday, May 31, 2019 11:42 AM, living man of god living\_man\_of\_god@protonmail.com>wrote:

I DO NOT SPEAK YOUR LANGUAGE SO EXCUSE ERRORS IN GRAMMAR AND

SPELLING.

MY INTENTION IS TO EXPRESS YOUR ABSOLUTE MORAL AND LEGAL DUTY TO PROVE YOUR CLAIM IS TRUE, CORRECT, COMPLETE, AND CERTAIN WITH ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE.

CLAIMS MUST BE EXPRESSED BY SOMEONE WITH FIRST-HAND KNOWLEDGE THE CLAIM IS TRUE, CORRECT, COMPLETE AND CERTAIN.

CLAIMS MUST BE EXPRESSED IN WRITING WITH PARTIES OWN WET-INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY.

CLAIMS MUST BE SUPPORTED WITH ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE.

YOU MUST POSSESS AN EQUALLY BENEFICIAL BINDING BILATERAL FULL DISCLOSURE CONTRACT WITH BOTH PARTIES WET-INK SIGNATURES AND YOU MUST PROVIDE ME A CERTIFIED COPY OF SAID CONTRACT.

THE CONTRACT MAKES THE LAW. IF THERE IS NO EQUALLY BENEFICIAL BINDING BILATERAL FULL DISCLOSURE CONTRACT WITH BOTH PARTIES WET-INK SIGNATURES, SHOWING OFFER AND ACCEPTANCE, THEN I HAVE NO OBLIGATION.

YOU HAVE ABSOLUTELY NO AUTHORITY TO ACT ON MY BEHALF, DIRECTLY AND/OR INDIRECTLY.

THIS MATTER WILL BE SETTLED ON OR BEFORE JUNE 4TH, 2019.

I FORBID YOU FROM ACTING ON MY BEHALF, DIRECTLY AND OR INDIRECTLY.

I DEMAND YOU PROVE YOU CLAIM IS VALID CLAIM OR ABANDON YOUR CLAIM.

YOU HAVE UNTIL 5PM JUNE 4, 2019, TO PROVE YOUR CLAIM IS VALID.

IF YOU ARE UNWILLING OR UNABLE TO PROVE YOUR CLAIM IS VALID BEFORE JUNE 4, 2019 THEN YOU THEREBY KNOWINGLY, WILLFULLY, ACKNOWLEDGE, AGREE, ADMIT, ACCEPT AND CONCEDE YOUR CLAIM IS AN ABSOLUTE FRAUD AND AN ABSOLUTE NULLITY HERETOFORE AND FOREVER HEREAFTER.

YOU HAVE HAD OVER THREE YEARS TO PROVE THIS CLAIM.

YOU WILL NOT CONTINUE TO DEFRAUD ME.

IF YOU DO NOT HAVE ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE OF A TRUE, CORRECT, COMPLETE, AND CERTAIN VALID CLAIM AFTER THREE YEARS THEN YOU DO NOT HAVE ANY SUCH FACTS OF EVIDENCE.

I HAVE KNOWN FROM THE BEGINNING THAT YOUR CLAIM WAS FRAUDULENT AND YOU WERE DEFRAUDING ME.

YOUR CLAIM MUST BE VERIFIED OR NULLIFIED BEFORE 5PM JUNE FORTH, YEAR OF OUR LORD, TWO THOUSAND AND NINETEEN.

ABSOLUTELY NO EXCEPTIONS!!!

I AM CALLED MASTER!

THERE IS NO MR. ROARK.

THERE IS NO BRIAN DOUGLAS ROARK, OR ANY DERIVATIVE THEREOF!!!

MR. ROARK AND BRAIN ROARK AND EVERY DERIVATIVE THERE OF IS A FICTITIOUS PERSON IN YOUR SOCIETY, CORPORATION, AND/OR MILITARY.

BRIAN DOUGLAS ROARK IS AN ABSOLUTE FRAUD AND NULLITY AB INTIO.

BRIAN DOUGLAS ROARK IS A LEGAL NAME CREATED ISSUED AND OWNED BY UNITED STATES GOVERNMENT WITHOUT MY FULLY INFORMED FREELY GIVEN CONSENT AND AGAINST MY OWN GOD GIVEN FREE WILL AND ABSOLUTELY UNAMBIGUOUS EXPLICIT EXPRESSED DISSENT.

THERE IS A KNOWING, WILLFUL AND INTENTIONAL MISNOMER THAT I, THE ETERNAL LIVING SOUL, AND AM A LEGAL NAME CREATED ISSUED AND

OWNED BY UNITED STATES GOVERNMENT.

DO NOT EVER REFER TO ME AS ANY THING OTHER THAN MASTER.

ONLY PERSONS ATTEMPTING TO DEFRAUD ME REFER TO ME AS MR. ROARK, BRIAN DOUGLAS ROARK OR ANY DERIVATIVE THEREOF.

ADDRESS ME PROPERLY!!!!

I AM NOT A PERSON.

I AM NOT IN YOUR LEGAL SOCIETY.

I AM NOT IN YOUR CORPORATION.

I AM NOT IN YOUR MILITARY.

I RECEIVE NO BENEFITS FROM YOU, YOUR SOCIETY, CORPORATION, OR MILITARY.

I HAVE NO OBLIGATION TO YOU, YOUR SOCIETY, YOUR CORPORATION, OR MILITARY.

private.

notice to agent is notice to principal.

notice to principal is notice to agent.

notice of trespass.

notice of fraud.

notice of fault and opportunity to cure.

to the woman acting agent as agent of and for the dead legal structure operating in commercial as LINEBARGER GOOGAN BLAIR & SAMPSON ATTORNEYS AT LAW or some derivative thereof, emily watkins; in private and unlimited capacity.

hereinafter: you, your, or yours.

to the woman acting as agent of and for the dead legal structure operating in commercial commerce as HARRIS COUNTY, or some derivative thereof, peggy boice; in private and unlimited capacity.

from the self-aware eternal living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

hereinafter: me, myself, my, or i.

I HAVE NO OBLIGATION TO PROVE YOUR CLAIM IS NOT VALID.

YOU HAVE THE BURDEN OF PROOF.

YOU MUST PROVE YOUR CLAIM IS TRUE, CORRECT, COMPLETE, AND CERTAIN.

THAT IS THE CORNERSTONE OF ALL LAW.

IF YOU HAVE NO FIRST-HAND KNOWLEDGE OF ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE YOUR CLAIM IS TRUE, CORRECT, COMPLETE AND CERTAIN THEN YOUR CLAIM IS A NULLITY.

IT IS THAT SIMPLE!!! IT IS THAT SIMPLE!!! IT IS THAT SIMPLE!!! IT IS THAT SIMPLE!!! IT IS THAT SIMPLE!!!

statement of absolute unambiguous true verified facts, on the record for the record let the record show:

you know i am not Mr. Roark but you continue to knowingly, willfully, intentionally, erroneously refer to me as Mr. Roark with the sole purpose of defrauding me.

i am the eternal living soul existing within the living flesh and blood man of nature that Brian Douglas Roark was created from. Brian Douglas Roark, and every derivative thereof, is created, issued, owned and operated without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent.

i am known as master and you must refer to me as master if you wish to address me.

i do not respond to fictitious names of fictitious persons if fictitious dead legal structures.

I DEMAND AND ORDER YOU TO IMMEDIATELY PROVE YOUR CLAIM IS ABSOLUTE TRUE, CORRECT, COMPLETE, AND CERTAIN OR IMMEDIATELY ETERNALLY ACKNOWLEDGE, AGREE, ADMIT, ACCEPT AND CONCEDE YOU CLAIM IS AN ABSOLUTE FRAUD AND ABSOLUTE NULLITY.

YOU DO NOT HAVE A CHOICE, YOU HAVE A MORAL AND LEGAL DUTY TO IMMEDIATELY VERIFY, VALIDATE, AND CERTIFY YOUR CLAIM IS TRUE, CORRECT, COMPLETE, AND CERTAIN OR, HERETOFORE AND FOREVER HEREAFTER, ACKNOWLEDGE, AGREE, ADMIT, ACCEPT, AND CONCEDE YOUR CLAIM IS ABSOLUTE FRAUD AND ABSOLUTE NULLITY.

NO OTHER RESPONSE IS VALID!!!

ALL OTHER RESPONSES ARE INVALID!!!

YOUR SILENCE CAN ONLY EQUATE TO FRAUD!!!

CLAIMS MUST BE EXPRESSED BY A MAN OR WOMAN WITH PERSONAL FIRST-HAND KNOWLEDGE OF ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE OF A VALID CLAIM.

- · CLAIMS FOUNDED UPON HEARSAY EVIDENCE HAVE NO FORCE OR EFFECT IN LAW.
  - O NOT ONE MAN OR WOMAN AMONG YOUR POSSESSES FIRST-HAND KNOWLEDGE OF ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE YOUR CLAIM IS TRUE, CORRECT, COMPLETE, AND CERTAIN.

CLAIM MUST BE EXPRESSED IN WRITING WITH PARTIES OWN WET-INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY AS TRUE, CORRECT, COMPLETE, AND CERTAIN.

- CLAIMS NOT EXPRESSED IN WRITING WITH PARTIES OWN WET-INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY HAVE NO FORCE OR EFFECT IN LAW.
  - o NO MAN OR WOMAN AMONG YOU WILL EXPRESS YOUR CLAIM IN WRITING WITH YOUR OWN WET-INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY BECAUSE EVERY MAN AND

WOMAN AMONG YOU KNOWS YOUR CLAIM IS FALSE AND MISLEADING AND NOT TRUE, CORRECT, COMPLETE, AND CERTAIN.

CLAIMS MUST BE SUPPORTED WITH ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE.

- CLAIMS WITHOUT ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE HAVE NO FORCE OR EFFECT IN LAW.
  - o NO MAN OR WOMAN AMONG YOU POSSESSES ANY ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE YOUR CLAIM IS TRUE, CORRECT, COMPLETE, AND CERTAIN.

I DEMAND YOU PROVIDE ME WITH A CERTIFIED COPY OF THE EQUALLY BENEFICIAL BINDING BILATERAL FULL DISCLOSURE CONTRACT WITH BOTH PARTIES WET-INK SIGNATURES THAT WAS SIGNED, SEALED AND DELIVERED.

• IF YOU DO NOT POSSESS AN EQUALLY BENEFICIAL BINDING BILATERAL FULL DISCLOSURE CONTRACT WITH BOTH PARTIES WET-INK SIGNATURES THEN YOUR CLAIM HAS NO FORCE OR EFFECT IN LAW.

YOU ABSOLUTELY MUST IMMEDIATELY PROVE YOUR CLAIM IS TRUE CORRECT COMPLETE AND CERTAIN.

RESPONSES THAT DOES NOT PROVE YOUR CLAIM IS TRUE, CORRECT, COMPLETE, AND CERTAIN ARE NOT VALID RESPONSES.

I DEMAND A VALID RESPONSE WITH ABSOLUTE UNAMBIGUOUS PROOF OF A VALID CLAIM.

YOU HAVE AN ABSOLUTE MORAL AND LEGAL DUTY TO IMMEDIATELY PROVE YOUR CLAIM IS TRUE CORRECT COMPLETE AND CERTAIN.

YOUR SILENCE CAN ONLY EQUAL TO FRAUD!!!

FRAUD VITIATES ALL CONTRACTS!!!

FRAUD IN ONE THING, FRAUD IN ALL THINGS.

ONCE A FRAUD, ALWAYS A FRAUD.

FRAUD IN THE BEGINNING, FRAUD IN THE END.

FRAUD IS ODIOUS.

FRAUD DESERVES FRAUD.

OUT OF FRAUD NO ACTION ARISES.

That which was originally void, does not by lapse of time become valid.

Quod initio vitiosum est, non potesttractu temporis convalescere. "Time cannot render valid, an act void in its origin." <u>Dig. 50, 17, 29.</u>

Brian Douglas Roark is a legal name of a legal person in you legal society and you are knowingly, willfully and intentionally fraudulently trying to make me the surety for your debt by deceiving me into acting as Mr. Roark, which is nothing more that a fictitious title of a fictitious person in your civilly dead legal structure that is operating in commercial commerce on behalf of foreign bankers who are the receivers of the United State bankruptcy.

Dolus dans locum contractui. Fraud giving occasion for the contract; false representation, inducing a contract.

Dolus est machinatio, cum aliud dissimulat aliud agit. Deceit is an artifice, because it pretends one thing and does another.

**Dolus latet in generalibus.** Fraud lies hidden in generalities.

**Dolus malus.** Actual fraud arising from facts and circumstances of imposition.

**Dolus versatur in generalibus.** Fraud deals in generalities.

**fraud.** Deceit, deception, artifice, or trickery operating prejudicially on the rights of another, and so intended, by inducing him to part with property or surrender some legal right. 23 Am J2d Fraud § 2. Anything calculated to deceive another to his prejudice and accomplishing the purpose, whether it be an act, a word, silence, the suppression of the truth, or other device contrary to the plain rules of common honesty. 23 Am J2d Fraud § 2.

i am not Mr. Roark.

- a. Talis non est eadem, nam nullum simile est idem. "What is like is not the same, for nothing similar is the same." <u>4 Co. 18.</u>
- b. Expressio unius est exclusio alterius. The expression of one thing is the exclusion of another. <u>Co. Litt. 210a.</u> The express mention of one thing [person or place] implies the exclusion of another.
- c. Expressio unius personse est exclusio alterius. Co. Litt. 210. The mention of one person is the exclusion of another. See Broom, Max. 651.
- d. *Homo vocabulum est naturae; persona juris civilis.* Man (homo) is a term of nature; person (persona) of civil law. <u>Calvin.</u>
- e. *Persona* <u>Latin</u>. Literally, the mask of the actor. *In law*, the persona is the *fictional 'person'* or entity created by governments under military law by the process of novation.
  - i. **PERSON**. A man considered according to the rank he holds in society, with all the rights to which the place he holds entitles him, and the duties which it imposes. 1 Bouv. Inst. no. 137.
  - ii. RANK, n. The order or place in which certain officers are placed in the army and navy, in relation to others.
  - iii. **SOCIETY**. A society is a number of **persons united together by mutual consent**, in order to deliberate, determine, and act jointly for some common purpose.
- f. Persona est homo cum statu quodam oonsideratus. A person is a man considered with reference to a certain status. <u>Heinecc. Elem. 1. 1, t i t 3, § 75.</u>
- g. *Omnis persona est homo, sed non vicissim.* Every person is a man, but not every man a person. <u>Calvin.</u>
- h. A person is such, not because he is human, but because rights and duties are

ascribed, to him. The person is the legal subject or substance of which the rights and duties are attributes. An individual human being ,considered as having such attributes is what lawyers call a natural person: Pollock, First Book of Jurispr. 110. See Gray, Nature and 'Sources of Law, ch. II.

- 2. Mr. Roark is a fictitious legal name of a fictitious legal person in your fictitious legal society.
  - a. Fictio cedit veritati. Fictio juris non est ubi veritas. Fiction yields to truth. Where there is truth, fiction of law exists not.
  - b. Fictio juris non est ubi veritas. Where truth is, fiction of law does not exist.
  - c. **FICTION**. An assumption or supposition of law that something which is or may be false is true, or that a state of facts exists which has never really taken place.
  - d. **FICTITIOUS**. Founded on a fiction; having the character of a fiction; false, feigned, or pretended. Imaginary; not real; counterfeit. People v. Carmona, 79 Cal. App. 159, 251 P. 315, 317; State v. Tinnin, 64 Utah, 587, 22 P. 543, 545, 43 A. L. R. 46. Arbitrarily invented and set up, to accomplish an ulterior object. West Virginia Mortgage & Discount Corporation v. Newcomer, 101 W. Va 292, 132 S. E. 748, 749.
  - e. **FICTION OF LAW**. Something known to be false is assumed to be true. Ryan v. Motor Credit Co., 130 N.J.Eq. 531, 23 A.2d 607, 621.
    - i. **FICTION OF LAW**. The assumption that a certain thing is true, and which gives to a person or thing, a quality which is not natural to it, and establishes, consequently, a certain disposition, which, without the fiction, would be repugnant to reason and to truth. It is an order of things which does not exist, but which the law prescribe; or authorizes it differs from presumption, because it establishes as true, something which is false; whereas presumption supplies the proof of something true. Dalloz, Dict. h. t. See 1 Toull. 171, n. 203; 2 Toull. 217, n. 203; 11 Toull. 11, n. 10, note 2; Ferguson, Moral Philosophy, part 5, c. 10, s. 3 Burgess on Insolvency, 139, 140; Report of the Revisers of the Civil Code of Pennsylvania, March 1, 1832, p. 8.

- Fictions were invented by the Roman praetors, who, not possessing the power to abrogate the law, were nevertheless willing to derogate from it, under the pretence of doing equity. Fiction is the resource of weakness, which, in order to obtain its object, assumes as a fact, what is known to be contrary to truth: when the legislator desires to accomplish his object, he need not feign, he commands. Fictions of law owe their origin to the legislative usurpations of the bench. 4 Benth. Ev. 300.
  - a. PRAETOR, Roman civil law. A municipal officer of Rome, so called because, (praeiret populo,) he went before or took precedence of the people. The consuls were at first called praetors. Liv. Hist. III. 55. He was a sort of minister of justice, invested with certain legislative powers, especially in regard to the forms or formalities of legal proceedings.
- 2. It is said that every fiction must be framed according to the rules of law, and that every legal fiction must have equity for its object. 10 Co. 42; 10 Price's R. 154; Cowp. 177. To prevent, their evil effects, they are not allowed to be carried further than the reasons which introduced them necessarily require. 1 Lill. Ab. 610; Hawk. 320; Best on Pres. §20.
- 3. The law abounds in fictions. That an estate is in abeyance; the doctrine of remitter, by which a party who has been disseised of his freehold, and afterwards acquires a defective title, is remitted to his former good title; that one thing done today, is considered as done, at a preceding time by the doctrine of relation; that, because one thing is proved, another shall be presumed to be true, which is the case in all presumptions; that the heir, executor, and administrator stand by representation, in the place of the deceased are all fictions of law.
- i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i am not Brian Douglas Roark, or any derivative, thereof.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in

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my notice to you.

- 3. you silence is, heretofore and forever hereafter, dishonor.
- 4. you are in estoppel, heretofore and forever hereafter.
- 4. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i am not Brian Douglas Roark, or any derivative, thereof.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 5. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, claims i am Brian Douglas Roark, or any derivative thereof, are fraud.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, claims Brian Douglas Roark, or any derivative thereof, is my name my name are fraud.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.

- 1. you silence is acquiescence, agreement, dishonor and estoppel.
- 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
- 3. you silence is, heretofore and forever hereafter, dishonor.
- 4. you are in estoppel, heretofore and forever hereafter.
- 7. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, claims of jurisdiction over Brian Douglas Roark, or any derivative thereof, are fraud.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, claims of jurisdiction, directly and/or indirectly, me, my belongings, and/or my affairs are fraud.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 9. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i am not a person.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.

- i. you silence can only equate to fraud.
  - 1. you silence is acquiescence, agreement, dishonor and estoppel.
  - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
  - 3. you silence is, heretofore and forever hereafter, dishonor.
  - 4. you are in estoppel, heretofore and forever hereafter.
- 10. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, United States is an invisible, intangible, incorporeal, civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.
  - a. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, United States is a fiction of law, i am true fact of nature and i am not in United States.
  - b. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 11. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, State of Texas is an invisible, intangible, incorporeal, civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.
  - a. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, State of Texas is a fiction of law, i am true fact of nature and i am not in State of Texas.
  - o. you have a moral and legal duty to rebut my claim in writing with your own wet-

ink signature and endorsement notarized under penalty of perjury.

- i. you silence can only equate to fraud.
  - 1. you silence is acquiescence, agreement, dishonor and estoppel.
  - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
  - 3. you silence is, heretofore and forever hereafter, dishonor.
  - 4. you are in estoppel, heretofore and forever hereafter.
- 12. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, Harris County is an invisible, intangible, incorporeal, civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.
  - a. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, Harris County is a fiction of law, i am true fact of nature and i am not in Harris County.
  - b. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 13. Expressum facit oessare taciturn. That which is expressed makes that which is implied to cease, [that is, supersedes it, or controls its effect.] Thus, an implied covenant in a deed is in all cases controlled by an express covenant. <u>4 Coke, 80; Broom, Max. 651.</u>
- 14. Expressum servitium regat vel declaret taciturn. Let service expressed rule or declare what is silent.
- 15. i have absolutely unambiguously explicitly expressed, on the public record for the public

record to let the public record show, i am age of majority and competent in my own affairs, my yes be yes, my no be no.

- you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
  - i. you silence can only equate to fraud.
    - 1. you silence is acquiescence, agreement, dishonor and estoppel.
    - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
    - 3. you silence is, heretofore and forever hereafter, dishonor.
    - 4. you are in estoppel, heretofore and forever hereafter.
- 16. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, only i am competent in my affairs, no person(s) is competent in my affairs.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 17. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i have never been fully informed and freely given my consent.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.

- 18. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, no person has my consent.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 19. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, any/all/every claim to possess my consent is an absolute knowing and willful attempt to defraud me.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 20. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, absolutely no binding contract/agreement/compact/covenant involving me, directly and/or indirectly, exist.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.

- 4. you are in estoppel, heretofore and forever hereafter.
- 21. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i am obligated solely to god and governed exclusively by nature.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 22. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i forbid any/all/every use of Brian Douglas Roark, and every derivative thereof, heretofore and forever hereafter.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 23. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, Brian Douglas Roark, and every derivative thereof, is a legal name of a legal person created, issued, and owned by legal agencies for commerce.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in

my notice to you.

- 3. you silence is, heretofore and forever hereafter, dishonor.
- 4. you are in estoppel, heretofore and forever hereafter.
- 24. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, Brian Douglas Roark, and every derivative thereof, is an involuntary trust created, issued, and owned without my fully informed freely given consent.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 25. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, Brian Douglas Roark, originates from my physical being coming into existence on land of god known as earth.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 26. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i am the true origin/source/substance of Brian Douglas Roark.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury.

- i. you silence can only equate to fraud.
  - 1. you silence is acquiescence, agreement, dishonor and estoppel.
  - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
  - 3. you silence is, heretofore and forever hereafter, dishonor.
  - 4. you are in estoppel, heretofore and forever hereafter.
- 27. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, all men are equal.
  - you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 28. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, and equal has no dominion over an equal.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 29. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i am immune to al man-made law.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.

- i. you silence can only equate to fraud.
  - 1. you silence is acquiescence, agreement, dishonor and estoppel.
  - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
  - 3. you silence is, heretofore and forever hereafter, dishonor.
  - 4. you are in estoppel, heretofore and forever hereafter.
- 30. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, no man is superior to me.
  - you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 31. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, no man possesses authority over me.
  - a. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
    - i. you silence can only equate to fraud.
      - 1. you silence is acquiescence, agreement, dishonor and estoppel.
      - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
      - 3. you silence is, heretofore and forever hereafter, dishonor.
      - 4. you are in estoppel, heretofore and forever hereafter.
- 32. i have absolutely unambiguously explicitly expressed, on the public record for the public record to let the public record show, i am true free living sovereign being of god.
  - a. NOT A SOVEREIGN!!!
  - b. NOT A SOVEREIGN CITIZEN!!!

## c. NOT A PERSON!!!

- i. man is the true sole origin and source of every thing man-made.
- ii. man is the creator, not the creation.
- iii. man is the source, not the stream.
- iv. man created law.
- v. law created fiction of law.
- vi. fiction of law creates color of law.
- d. you are a mere fiction of law acting under color of office enforcing color of law.
- you are an instrumentality of a civilly dead legal structure operating in commercial commerce of behalf of foreign bankers who are the receivers of the United States bankruptcy.
  - i. you are committing treason!
- f. you have a moral and legal duty to rebut my claim in writing with your own wetink signature and endorsement notarized under penalty of perjury.
  - i. you silence can only equate to fraud.
    - you silence is acquiescence, agreement, dishonor and estoppel.
    - 2. you have acquiesced and agreed with every thing i expressed in my notice to you.
    - 3. you silence is, heretofore and forever hereafter, dishonor.
    - 4. you are in estoppel, heretofore and forever hereafter.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with <u>ProtonMail</u> Secure Email.

----- Original Message ----On Friday, May 31, 2019 8:13 AM, Boice, Peggy (County Judge's Office) <Peggy.Boice@cjo.hctx.net> wrote:

Mr Roark - The foreclosure on your home has been put off until August while further research is done. You will be contacted by the office of your county commissioner who is trying to see if there is some legal way for you to keep your home.

Sent from my iPhone

On May 30, 2019, at 10:25 PM, living man of god < <u>living man of god@protonmail.com</u>> wrote:

NOTICE OF FAULT OPPORTUNITY TO CURE.

NO MAN OR WOMAN HAS RESPONDED WITH ANY PROOF OF FACTS OF EVIDENCE OF A VALID CLAIM.

IF NO MAN OR WOMAN AMONG YOU IS WILLING OR ABLE TO PRODUCE PROOF OF FACTS OF EVIDENCE OF A TRUE VALID CLAIM THEN YOUR CLAIM MUST BE IMMEDIATEL UNCONDITINALLY DEEMED AN ABSOLUTE NULLITY.

I DEMAND A TRUE VALID RESPOND TO MY NOTICE AND ANYTHING OTHER THAN A VALID RESPONSE WILL BE DEEMED INVALID.

# I DEMAND A RESPONSE MAY 31, 2019. YOU MUST RESPOND WITH PROOF OF FACTS OF EVIDENCE OF A VALID CLAIM OR CONSEDE FRAUD.

you know this is a fraudlent claim.

you know you must prove your claim is valid.

you know you must have personal first-hand knowledge of proof of facts of evidence of a valid claim.

you know you must support claim with actual postitive proof of true verified facts of unambiguous evidence of a valid claim.

you know you must produce a true, correct, and complete certified copy of a equally beneficial binding bilaters full discloisure contract or there is no obligation.

failure to prove your claim is absolute unambiguous explicit facts of ovidence that you do not have a valid claim and you are trying to defraud me under the color of law.

**court.** the person and suite of the sovereign; the place where the sovereign sojourns with his regal retinue, wherever that may be.

superior court. a court superior in law to all others. Such as that contemplated in non-statutory abatements, however, is spelled "superior court" to distinguish it from the statutory, corporate courts, Superior Court. Under Magna Charta, Chapter 34, no man can be denied his own court.

NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

NOTICE AND DEMAND TO PRODUCE PROOF OF FACTS OF EVIDENCE OF A TRUE VALID CLAIM

FAILURE TO IMMEDIATELY PRODUCE PROOF OF FACTS OF EVIDENCE OF A TRUE VALID CLAIM WILL BE EVIDENCE YOUR CLAIM IS FRAUDULENT.

TO ALL THE DEMONS IMPERSONATING PERSONS ACTING AS AGENTS OF AND FOR DEAD LEGAL STRUCTURES OPERATING IN COMMERCIAL COMMERCE.

HEREINAFTER: YOU, YOUR, OR YOURS.

FROM THE TRUE LIVING SOUL OF GOD WITHIN THE TRUE LIVING BREATHING FLESH AND BLOOD MAN OF NATURE.

HEREINAFTER: ME, MY, MYSELF, OR I.

I AM KNOWN AS MASTER.

YOU PEOPLE ARE EMPLOYEES OF DEAD LEGAL STRUCTURES OPERATING IN COMMERCIAL COMMERCE ON BEHALF OF FOREIGN BANKERS.

YOU ARE KNOWINGLY WILLFULLY AND INTENTIONALLY DEFRAUDING ME.

NOT A SINGLE ONE OF YOU HAS ANY PERSONAL FIRST-HAND KNOWLEDGE OF ANYTHING YOU ARE CLAIMING!

NOT A SINGLE ONE OF YOU WILL EXPRESS THIS CLAIM IN WRITING WITH YOUR OWN WET INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY. (YOU KNOW THIS CLAIM IS FRAUD!)

NOT A SINGLE ONE OF YOU HAS ANY ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE THIS CLAIM IS VALID.

THERE IS NO BINDING CONTRACT WITH MY WET-INK SIGNATURE. (CONSENT MAKES THE CONTRACT AND THE CONTRACT MAKES THE LAW.)

I HAVE ABSOLUTELY UNAMBIGUOUSLY EXPLICITLY EXPRESS MY DISSENT.

I HAVE BEEN DEMANDING PROOF OF A FULL DISCLOSURE CONTRACT FOR THE PAST THREE YEARS.

I AM THE ETERNAL LIVING SELF-AWARE SOUL OF GOD EXISTING WITHIN

THE LIVING FLESH AND BLOOD MAN OF NATURE.

YOU ARE ACTORS ACTING AS AGENTS OF AND FOR DEAD LEGAL STRUCTURES OPERATING IN COMMERCIAL COMMERCE.

Disparata non debent jungi. **Unequal things ought not to be joined.** <u>Jenk. Cent. 24.</u>

Paria copulantur paribus. "Things unite with similar things."

THERE IS NO BRIAN DOUGLAS ROARK

THERE IS NO 3333 LAFFERTY RD. PASADENA TX. 77504

YOU ARE KNOWINGLY, WILLFULLY, AND INTENTIONALLY ATTEMPTING TO DEFRAUD ME AND YOU ARE ALL ABSOLUTELY LIABLE FOR ALL YOUR ACTS AND DEEDS.

https://encyclopedia.ushmm.org/content/en/article/the-nuremberg-trials

I DEMAND EACH AND EVERY ONE OF YOU RESPOND TO MY NOTICE OF INTEREST.

#### HERE IS THE SHORT VERSION!

Claim One. i am the eternal living self-aware soul of god existing within the living flesh and blood man of god created in the by the will of god in the image of god from land of god with dominion of god.

Fact One. "in the beginning god created the heauen, and the earth." genesis 1:1.

Fact Two. "and god said, let vs make man in our image, after our likenesse: and let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth." genesis 1:26.

Fact Three. "and the lord god formed man of the dust of the ground, & breathed into his nostrils the breath of life; and man became a liuing soule." genesis 2:7.

Fact Four. "render therefore vnto cesar, the things which are cesars: and vnto god, the things that are gods." matthew 22:21.

i originate from god and to god i shall return. god created me. god owns me. i belong to god. i am god's property.

**DEFAULT ANSWER: AGREE** 

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT I AM THE TRUE LIVING SOUL OF GOD.

Claim Two. i am free.

Fact One. *free.* unconstrained; having power to follow the dictates of his own will. *not subject to the dominion of another.* not compelled to involuntary servitude. *used in this sense as opposed to slave.* 

Fact Two. slave = a person who is wholly subject to the will of another; one who has no freedom of action, but whose person and services are wholly under the control of another.

All men are equal before the natural law.

**DEFAULT ANSWER: AGREE** 

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT I AM FREE.

Claim Three. i am sovereign.

**Fact One.** *sovereign.* a chief ruler with supreme power.

· slavery is an institution by the law of nations, by which a man is subjected to the dominion of another, contrary to nature.

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

**DEFAULT ANSWER: AGREE** 

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT I AM SOVEREIGN.

Claim Four. heretofore and forever hereafter, any and all contracts/agreements/actions /covenants involving me, directly and or indirectly, require my fully informed, freely given, expressed hand-written consent to be valid.

Fact One. heretofore and forever hereafter, any and all contracts/agreements /actions/covenants, involving me, directly or indirectly, without my fully informed, freely given, *expressed hand-written consent* are invalid.

it is a wretched state of slavery which subsists where the law is vague or uncertain.

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

**DEFAULT ANSWER: AGREE** 

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT HERETOFORE AND FOREVER HEREAFTER, ANY AND ALL CONTRACTS/AGREEMENTS/ACTIONS/COVENANTS INVOLVING ME, DIRECTLY AND OR INDIRECTLY, REQUIRE MY FULLY INFORMED, FREELY GIVEN, EXPRESSED HAND-WRITTEN CONSENT TO BE VALID.

Claim Five. heretofore and forever hereafter, any and all power of attorney over any of my affairs, directly and or indirectly, is unambiguously absolutely explicitly forbidden.

Fact One. heretofore and forever hereafter, any and all power of attorney, exercised and or executed over any of my affairs, directly and or indirectly, is thereby an act and deed of fraud and trespass against me.

Fact Two. any and all who exercise/execute or have exercised/executed any power of attorney over any of my affairs, directly and or indirectly, are thereby guilty of fraud and liable for trespass against me.

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

**DEFAULT ANSWER: AGREE** 

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT HERETOFORE AND FOREVER HEREAFTER, ANY AND ALL POWER OF ATTORNEY OVER ANY OF MY AFFAIRS, DIRECTLY AND OR INDIRECTLY, IS UNAMBIGUOUSLY ABSOLUTELY EXPLICITLY FORBIDDEN.

MAN IS SOVEREIGN.

MAN IS THE SOURCE OF SOVEREIGNTY.

MAN IS THE SOURCE OF LAW.

LAW IS THE SOURCE OF FICTIONS OF LAW, OF WHICH YOU ALL ARE AS IS THE DEAD LEGAL STRUCTURES YOU SERVE.

I AM THE MASTER NOT THE SLAVE.

I AM THE LIVING AND YOU ARE THE DEAD.

I AM A FACT OF NATURE AND YOU ARE FICTIONS OF LAW.

FICTION YIELDS TO TRUTH. WHERE THE TRUTH EXIST FICTION OF LAW EXIST NOT.

### I ODER YOU TO IMMEDIATELY AND PERMANENTLY YIELD.

Nemo plus juris ad alium transferee potest quam ipse habet. No one can transfer more right to another than he has himself. Dig. 50, 17, 54; Broom, Max. 467, 469.

No one can grant or convey what he does not own. 25 Barb. 284,301. See AM. DICT. LAW—52

Actus repugnus non potest in esse produci. A repugnant act cannot be brought into being, i. e., cannot be made effectual. Plowd. 355.

- 1. Affirmantis est probare. He who affirms must prove. 9 Cush. 535.
- Affirmanti, non negantl inonmbit probatio. The [burden of] proof lies upon him who affirms, not upon one who denies. Steph. PI. 84.

I AM NOT A PERSON!!!

I AM NOT A PERSON!!!

I AM NOT A PERSON!!!

Persona est homo cum statu quodam oonsideratus. A person is a man considered with reference to a certain status. Heinecc. Elem. 1. 1, t i t 3, § 75.

Omnis persona est homo, sed non vicissim. Every person is a man, but not every man a person. Calvin.

Homo vocabulum est naturae; persona juris civilis. Man (homo) is a term of nature; person (persona) of civil law. Calvin.

Persona <u>Latin</u>. Literally, the mask of the actor. *In law*, the persona is the *fictional 'person'* or entity **created by governments** under military law by the process of novation.

PERSON. A man considered according to the rank he holds in society, with all the rights to which the place he holds entitles him, and the duties which it imposes. 1 Bouv. Inst. no. 137.

RANK, n. The order or place in which certain officers are placed in the army and navy, in relation to others.

SOCIAL CONTRACT, or COMPACT. In political philosophy, a term applied to the theory of the origin of society associated chiefly with the names of Hobbes, Locke and Rousseau, though it can be traced back to the Greek Sophists. Rousseau (Contract Social) held that in the pre-social state man was unwarlike and timid. Laws resulted from the combination of men who agreed, for mutual protection, to surrender individual freedom of action. Government must therefore rest on the consent of the governed. Encycl. Br. We hold these truths to be self-evident, that all men are created equal, that they are

endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness. — That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, — That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it,....

SOCIETY. A society is a number of persons united together by mutual consent, in order to deliberate, determine, and act jointly for some common purpose.

#### THERE IS NO MR. ROARK!!!!!

YOU ARE KNOWINGLY, WILLFULLY, AND INTENTIONALLY ERRONEOUSLY REFERRING TO ME A MR. ROARK TO DEFRAUD ME.

I AM NOT A PERSON.

I AM NOT IN A SOCIETY.

I AM NOT IN A CORPORATION.

I AM NOT IN A MILITARY.

I AM NOT A PARTY TO ANY SOCIAL COMPACT.

I AM NOT A PARTY TO ANY AGREEMENT.

I AM NOT A PARTY TO ANY CONTRACT.

UNITED STATES IS A DEAD LEGAL STRUCUTRE OPERATING IN COMMERCIAL COMMERCE.

UNITED STATES IS A FICTION OF LAW.

I DO NOT RECEIVE ANY BENEFITS FROM UNITED STATES.

STATE OF TEXAS IS A DEAD LEGAL STRUCTURE OPERATING IN COMMERCIAL COMMERCE.

STATE OF TEXAS IS A FICTION OF LAW.

I DO NOT RECEIVE ANY BENEFITS FROM STATE OF TEXAS.

HARRIS COUNTY IS A DEAD LEGAL STRUCTURE OPERATING IN COMMERCIAL COMMERCE.

HARRIS COUNTY IS A FICTION OF LAW.

I DO NOT RECEIVE ANY BENEFITS FROM HARRIS COUNTY.

CITY OF PASADENA IS A DEAD LEGAL STRUCTURE OPERATING IN COMMERCIAL COMMERCE.

CITY OF PASADENA IS A FICTION OF LAW.

I DO NOT RECEIVE ANY BENEFITS FROM CITY OF PASADENA.

IN THE NAME OF THE FATHER, SON, AND THE HOLY GHOST, I DO HEREBY, HEREIN, AND HEREWITH ORDER YOU TO IMMEDIATELY ABANDON EVERY CLAIM AGAINST ME, DIRECTLY AND/OR INDIRECTLY, HERETOFORE AND FOREVER HEREAFTER.

I DO NOT MAKE REQUEST.

I AM THE LIVING SOUL, YOU ARE THE DEAD LEGAL STRUCTURE.

I COMMAND, YOU OBEY.

I EXIST, YOU ARE FICTION.

FICTION YIELDS TO TRUTH!!!!!

WHERE THE TRUTH EXIST FICTION OF LAW EXIST NOT!!!!!

I AM NOT A PERSON!!!!

QUIT KNOWINGLY, WILLFULLY, INTENTIONALLY, EORRONEOUSLY FRUADULENTLY ATTEMPTING TO DEFRAUD ME BY REFERRING TO ME AS A PERSON IN YOUR SOCIETY. I HAVE ABSOLUTELY UNAMBIGUOUSLY EXPLICITLY REPEATEDLY, FOR THE PAST THREE YEARS, EXPRESSED THAT I AM NOT BRIAN DOUGLAS ROARK OR ANY DERIVATIVE THEREOF. BRIAND DOULGAS ROARK, AND EVERY DERIVATIVE THEREOF, IS FACTION OF LAW FRAUDULENTLY CREATED UNDER DURESS WITHOUT FULL DISCLOSURE AND IS THEREBY AN ABSOLUTE NULLITY AB INITIO.

I AM THE ETERNAL LIVING SOUL WITHIN THE LIVING FLESH AND BLOOD MAN OF NATURE.

QUIT THIS BULLSHIT IMEMDIATELY.

REGARDS, MASTER.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with **ProtonMail** Secure Email.

Original Message

On Sunday, May 26, 2019 11:35 PM, living man of god

< living man of god@protonmail.com > wrote:

NOTICE TO PRINCIPAL IS NOTICE TO AGENT.

NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

NOTICE AND DEMAND TO PRODUCE PROOF OF FACTS OF EVIDENCE OF A TRUE VALID CLAIM

FAILURE TO IMMEDIATELY PRODUCE PROOF OF FACTS OF EVIDENCE OF A TRUE VALID CLAIM WILL BE EVIDENCE YOUR CLAIM IS FRAUDULENT.

TO ALL THE DEMONS IMPERSONATING PERSONS ACTING AS AGENTS OF AND FOR DEAD LEGAL STRUCTURES OPERATING IN COMMERCIAL COMMERCE. HEREINAFTER: YOU, YOUR, OR YOURS.

FROM THE TRUE LIVING SOUL OF GOD WITHIN THE TRUE LIVING BREATHING FLESH AND BLOOD MAN OF NATURE.

HEREINAFTER: ME, MY, MYSELF, OR I.

YOU PEOPLE ARE EMPLOYEES OF DEAD LEGAL STRUCTURES OPERATING IN COMMERCIAL COMMERCE ON BEHALF OF FOREIGN BANKERS.
YOU ARE KNOWINGLY WILLFULLY AND INTENTIONALLY DEFRAUDING ME.

NOT A SINGLE ONE OF YOU HAS ANY PERSONAL FIRST-HAND KNOWLEDGE OF ANYTHING YOU ARE CLAIMING!

NOT A SINGLE ONE OF YOU WILL EXPRESS THIS CLAIM IN WRITING WITH YOUR

OWN WET INK SIGNATURE AND ENDORSEMENT NOTARIZED UNDER PENALTY OF PERJURY. (YOU KNOW THIS CLAIM IS FRAUD!)

NOT A SINGLE ONE OF YOU HAS ANY ACTUAL POSITIVE PROOF OF TRUE VERIFIED FACTS OF UNAMBIGUOUS EVIDENCE THIS CLAIM IS VALID.
THERE IS NO BINDING CONTRACT WITH MY WET-INK SIGNATURE. (CONSENT

MAKES THE CONTRACT AND THE CONTRACT MAKES THE LAW.)

I HAVE ABSOLUTELY UNAMBIGUOUSLY EXPLICITLY EXPRESS MY DISSENT.
I HAVE BEEN DEMANDING PROOF OF A FULL DISCLOSURE CONTRACT FOR THE PAST THREE YEARS.

I AM THE ETERNAL LIVING SELF-AWARE SOUL OF GOD EXISTING WITHIN THE LIVING FLESH AND BLOOD MAN OF NATURE.

YOU ARE ACTORS ACTING AS AGENTS OF AND FOR DEAD LEGAL STRUCTURES OPERATING IN COMMERCIAL COMMERCE.

Disparata non debent jungi. Unequal things ought not to be joined. <u>Jenk. Cent. 24.</u>

Paria copulantur paribus. "Things unite with similar things."

THERE IS NO BRIAN DOUGLAS ROARK
THERE IS NO 3333 LAFFERTY RD. PASADENA TX. 77504

YOU ARE KNOWINGLY, WILLFULLY, AND INTENTIONALLY ATTEMPTING TO DEFRAUD ME AND YOU ARE ALL ABSOLUTELY LIABLE FOR ALL YOUR ACTS AND DEEDS. <a href="https://encyclopedia.ushmm.org/content/en/article/the-nuremberg-trials">https://encyclopedia.ushmm.org/content/en/article/the-nuremberg-trials</a>

I DEMAND EACH AND EVERY ONE OF YOU RESPOND TO MY NOTICE OF INTEREST.

### HERE IS THE SHORT VERSION!

Claim One. i am the eternal living self-aware soul of god existing within the living flesh and blood man of god created in the by the will of god in the image of god from land of god with dominion of god.

Fact One. "in the beginning god created the heauen, and the earth." genesis 1:1.

Fact Two. "and god said, let vs make man in our image, after our likenesse: and let them haue dominion ouer the fish of the sea, and ouer the foule of the aire, and ouer the cattell, and ouer all the earth, and ouer euery creeping thing that creepeth vpon the earth." genesis 1:26.

Fact Three. "and the lord god formed man of the dust of the ground, & breathed into his nostrils the breath of life; and man became a liuing soule." genesis 2:7.

Fact Four. "render therefore vnto cesar, the things which are cesars: and vnto god, the things that are gods." matthew 22:21.

i originate from god and to god i shall return. *god created me. god owns me. i belong to god. i am god's property.* 

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

**DEFAULT ANSWER: AGREE** 

YOU MUST STATE ON THE RECORD FOR THE RECORD THAT YOU EITHER AGREE OR DISAGREE THAT I AM THE TRUE LIVING SOUL OF GOD.

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT I AM THE TRUE LIVING SOUL OF GOD.

Claim Two. i am free.

Fact One. *free.* unconstrained; having power to follow the dictates of his own will. *not subject to the dominion of another.* not compelled to involuntary servitude. <u>used in this sense as opposed to slave.</u>

Fact Two. slave = a person who is wholly subject to the will of another; one who has no freedom of action, but whose person and services are wholly under the control of another.

All men are equal before the natural law.

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

**DEFAULT ANSWER: AGREE** 

YOU MUST STATE ON THE RECORD FOR THE RECORD THAT YOU EITHER AGREE OR DISAGREE THAT I AM FREE.

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT I AM FREE.

Claim Three. i am sovereign.

Fact One. sovereign. a chief ruler with supreme power.

· slavery is an institution by the law of nations, by which a man is subjected to the dominion of another, contrary to nature.

YOU MUST AGREE OR DISAGREE WITH THIS CLAIM.

**DEFAULT ANSWER: AGREE** 

YOU MUST STATE ON THE RECORD FOR THE RECORD THAT YOU EITHER AGREE OR DISAGREE THAT I AM SOVEREIGN.

YOUR SILENCE WILL BE ACQUIESCENCE TO THE ABSOLUTE INDISPUTABLE TRUTH THAT I AM SOVEREIGN.

MAN IS SOVEREIGN.

MAN IS THE SOURCE OF SOVEREIGNTY.

MAN IS THE SOURCE OF LAW.

LAW IS THE SOURCE OF FICTIONS OF LAW, OF WHICH YOU ALL ARE AS IS THE DEAD LEGAL STRUCTURES YOU SERVE.

I AM THE MASTER NOT THE SLAVE.
I AM THE LIVING AND YOU ARE THE DEAD.
I AM A FACT OF NATURE AND YOU ARE FICTIONS OF LAW.
FICTION YIELDS TO TRUTH. WHERE THE TRUTH EXIST FICTION OF LAW EXIST NOT.

I ODER YOU TO IMMEDIATELY AND PERMANENTLY YIELD. <Notice of Interest to all Agents\_Page\_1.jpg><Notice of Interest to all Agents\_Page\_2.jpg><Notice of Interest to all Agents\_Page\_3.jpg>

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

YOU HAVE THREE DAYS TO RESPOND WITH RESPONSIVE ANSWERS TO MY NOTICE. IF YOU ARE UNABLE OR UNWILLING TO RESPOND WITHIN THREE DAYS HEREOF WITH UNAMBIGUOUS RESPONSIVE ANSWERS TO THE CLAIMS IN MY NOTICES YOU SILENCE WILL BE DEEMED ACQUIESCENCE, AGREE, DISHONOR AND ESTOPPEL.

regards, master

Sent with ProtonMail Secure Email.

Original Message
On Saturday, May 25, 2019 1:11 PM, living man of god <a href="mailto:living\_man\_of\_god@protonmail.com">living\_man\_of\_god@protonmail.com</a>> wrote:

private.

notice to principal is notice to agent.

notice to agent is notice to principal.

this is a self-executing contract, silence is acquiescence, agreement, dishonor, and estoppel.

he who does not deny, admits. failure to respond is fatal.

notice of trespass. notice of fraud. notice of interest.

to the peggy boice, the woman acting as agent of and for HARRIS COUNTY; in private and unlimited capacity.

hereinafter: you, your, or yours.

from the eternal living soul of god exsiting within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

hereinafter: me, my, myself, or i.

on and for the record let the record show you are knowingly, willfully, and intentionally making false and misleading statements to defraud me.

every thing i have expressed in every notice and communication i have sent is backup up by absolute unambiguous explicit expressed true verified facts of empirical evidence.

you refuse to support anything you express with actual positive proof of true verified facts of unambiguous evidence.

you just make absolutely false and misleading claims without any actual personal first-hand knowledge and without any positive proof of true verified facts of unambiguous evidence and without any binding bilateral full disclosure contract with both parties wet-ink signatures.

your own law requires jurisdiction be proved and that is self-evident logic and reason.

no lawyer would make a claim without jurisdiction unless they knew beforehand the judge would not require them to prove jurisdiction and that it would be presumed without any actual positive proof of true verified facts of unambiguous evidence.

i have been demanding proof of facts of evidence of jurisdiction for the past three years and never received a single response to my inquires.

by law, silence can only

you are knowingly, willfully, and intentionally making false and misleading statements and a fraudulent claim bases on second-hand knowledge and prima facie evidence.

i demand you act in good faith and prove your claim is true, correct, complete, and certain or acknowledge, accept, agree, and concede that your claim is fraudulent and an absolute nullity.

i require every claim against Brian Douglas Roark be expressed in writing with parties own wet-ink signature and endorsement notarized under penalty of perjury as true, correct, complete, and certain or be deem a fraudulent claim and immediately nullified.

ABSOLUTELY NO EXCEPTIONS ALLOWED UNDER ANY CIRCUMSTANCES.

i demand you express your claim in writing with your own wet-ink signature and endorsement notarized under penalty of perjury as true, correct, complete, and certain or acknowledge, accept, agree, and concede your claim is fraudulent and an absolute nullity.

i require every claim against Brian Douglas Roark, and every derivative thereof, be supported with actual positive proof of true verified facts of unambiguous evidence or be deemed a fraudulent claim and immediately nullified.

i demand you provide me with actual positive proof of true verified facts of unambiguous evidence of a valid claim against Brian Douglas Roark, or any derivative thereof, or acknowledge, accept, agree, and concede your claim is fraudulent and an absolute nullity.

i require a true, correct, complete, and certain certified copy of the equally beneficial binding bilateral full disclosure contract with my wet-ink signature.

if no equally beneficial binding bilateral full disclosure contract with my wet-ink signature exist, then i have no obligation. THIS IS LAW!!! (this is a maxim of law, not color of law.)

- Le eontrat fait la loi. The contract makes the law. (black's law dictionary, 1st ed. pg. 696.
- Consent makes the law. (A contract is a law between the parties, which can acquire force only by consent. Bouvier's 1856 Law Dictionary) Consensus facit legem Black's Law Dictionary Revised 4th Edition page 377).
- "Nothing is so opposed to consent as force and fear." (Nil consensui tam contrarium est quam vis atque metus. Black's Law Dictionary Revised 4th Edition page 1197).
- In contrahenda venditione, ambiguum pactum contra venditorem interpretandum est. In the contract of sale, an ambiguous agreement is to be interpreted against the seller. Dig. 50, 17, 172. See Id. 18, 1, 21.
- Non possessori incumbit necessitas probandi possessiones ad se pertinere. A
  person in possession is not bound to prove that the possessions belong to
  him. Broom, Max. 714.
- Semper necessitas probandi incumbit ei qui agit. The claimant is always bound to prove, [the burden of proof lies on the actor.]

if you do not have any actual positive proof of true verified facts of unambiguous evidence of a valid claim then you do not have a valid claim. THAT IS THE LAW!!!

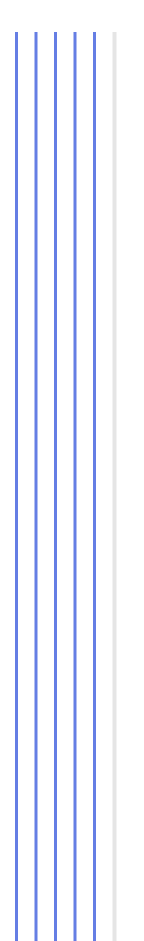
who ever makes the claim has the burden of proof. THAT IS THE LAW!!!

every thing expressed in your email was an absolute false and misleading statement.

i have repeatedly expressed for the past three years that i am not a constituent.

- CONSTITUENT. A word used as a correlative to "attorney," to denote one who constitutes another his agent or invests the other with authority to act for him. It is also used in the language of politics, as a correlative to "representative," the constituents of a legislator being those whom he represents and whose interests he is to care for in public affairs; usually the electors of his district.
  - i have expressly notified you that you are forbidden from acting as my agent or representative.
  - o you are committing fraud.
  - i absolutely unambiguously explicitly expressed acts and deeds on my behalf are absolutely forbidden without my fully informed freely given expressed hand-written consent. it is expressed in all of my notices!
    - CAN YOU READ??????????????
    - I SENT THE NOTICE IN THE EMAIL YOU RECEIVED!!!!!!!
    - THE NOTICE IS ADDRESSED TO LINA HIDALGO!!!!!

1. you stated:



1. Good morning, Mr. Roark

1. i have repeatedly stated on and for the record that i am not Mr. Roark or any derivative thereof.

1. why would you knowingly, willfully, and intentionally refer to me as Mr. Roark?

- 1. you are knowingly, willfully, and intentionally falsely identifying me with a legal name of a legal person in your legal society, so you can defraud me.
- 2. the rules and regulations of your corporation, which you refer to as laws, only apply to members of your corporation, all of which are identified exclusively by legal names.

- NAME. The designation of an individual person, or of a firm or corporation.
- 2. corporate name.
  'The registered name under which a corporation conducts legal affairs such as suing, being sued, and paying taxes;...
- 3. CORPORATE.

  Belonging to ft
  corporation; as a
  corporate name.
  Incorporated; as
  a corporate
  body.
- 4. artificial persons are such as are created and devised by human laws, for the purposes of society and government, which are called "corporations" or "bodies politic." 1 Bl. Comm. 123.
- 5. CORPORATION.
  A franchise
  possessed by
  one or more
  individuals, who
  subsist as a body
  politic,...
- 6. FRANCHISE. A special privilege conferred by government upon an individual, and which does not belong to the

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citizens of the country generally, of common right.

- 3. i do not use legal names, i am not a person in your society.
  - 1. you are trying to fraudulently force me against my own god given free will to be a member of your society without my fully informed freely given consent.
- 2. i require you provide actual positive proof of true verified facts of unambiguous evidence that Mr. Roark is a living breathing flesh and blood man.
- 3. i have repeatedly stated on the record for the record to let the record shot, i am not Brian Douglas Roark or any derivative thereof.

- 1. Mr. Roark is a title not a man.
- 2. a title is a status in a society.
  - 1. Mt. Roark is an Ens Legis.
    - 1. ENS LEGIS. L.
      Lat. A creature
      of the law; an
      artificial being,
      as contrasted
      with a natural
      person. Applied
      to corporations,
      considered as
      deriving their
      existence
      entirely from the
      law.
    - 2. legal names are creations of law and are fiction of law and are fictitious; legal names identify legal entities in a legal society.
- 3. i am a living soul within a living man.
- 4. i am part of nature, not language and not law.
- i have absolutely unambiguously explicitly expressed in every notice and communication that i am the self-aware living soul of god known as master.
- 6. you are knowingly, willfully, and intentionally falsely identifying me as a legal person in your legal society so you can legally defraud me.
- 7. i am not a person in your society.

- i require you provide actual positive proof of true verified facts of unambiguous evidence that i am a person in your society.
- 2. PERSON. A man considered according to the rank he holds in society, with all the rights to which the place he holds entitles him, and the duties which it imposes. 1 Bouv.
  - 1. RANK, n. The order or place in which certain officers are placed in the army and navy, in relation to others. Inst. no. 137.
- 3. SOCIETY. A society is a number of persons united together by mutual consent, in order to deliberate,
- 8. a person is a mans rank in a society and a society is persons united through mutual consent.
  - i do not consent and therefore i am not in your society and i am not a person and i have no obligations or duties to your society.
- i have expressed from the beginning that i am not Brian Douglas Roark or any derivative thereof.

- 1. WHY ARE YOU
  ADDRESSING ME AS Mr.
  Roark after i have absolutely
  unambiguously explicitly
  expressed that i am not Mr.
  Roark or any derivative
  thereof?
- Brian Douglas Roark and every derivative thereof is a legal name of a legal person in a legal society that i am not a member of.

## 2. you stated:

- 1. I have spent several days researching your case.
  - 1. i sent an email May 22, 2019 10:11 PM
  - 2. it was forwarded to you May 23, 2019 10:42 AM
  - 3. you sent an email to me May 24, 2019 10:45 AM
    - 1. you begin you your email with fraud, you end your email with fraud, and every thing in between is fraud.
    - 2. you referred to me as Mr. Roark although i have expressed that is fraud to address me as a legal name.
    - you claim you spent several days researching my case when the timestamps on the email you sent me clearly show you responded 24 hours after received the email.
    - it is clear from your response that you did not read any of my email or notices.

3. you stated:

 $1.\,\mathbf{I}$  know you have said, as a <code>sovereign</code> citizen,

- i expressed myself as the eternal living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.
- 2. WHY ARE YOU CALLING ME A SOVEREIGN CITIZEN?????????
- 3. you are making a false and misleading statement to defraud me.

 i have expressed i am sovereign (not a sovereign), and i included the definition.

1. SOVEREIGN. A chief ruler with supreme power.

1. UNITEI

STATE! HARRI COUN and STATE OF **TEXAS** are all creatio of man, not nature. 2. where does soverei come from if not from man? 3. what is superic to man? 4. if man is not soverei then soverei does not exist. 5. i have not diminis or delega my soverei to you by

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 $\mathsf{memb}\varepsilon$ 

in your society or contrac with your corpora

2. i have absolutely unambiguously explicitly expressed that i am not a citizen. WHY WOULD YOU CLAIM I SAID ANY THING AS A CITIZEN?????

general. A
member of a free
city or jural
society, (civitas,)
possessing all
the rights and
privileges which
can be enjoyed
by any person
under its
constitution and
government, and
subject to the
corresponding
duties.

1. CITIZEN. In

citizen
is a
fiction
of
law,
i am
fact
of
nature.
2. man

1. a

is not the creatio of law,

man is

the

creator of

law.

law.

3. citizen is

the

creatio

of law,

a

fiction

of law,

fictitiou

4. you stated:

2. the term sovereign citizen is an oxymoron, there is no such thing.

1. you do not feel you are subject to the laws of Harris County, Texas, and the United States.

1. i never said i did not feel i am subject to the laws of Harris County, Texas and the United States, WHY ARE YOU LYING ???? EXACTLY WHEN AND WHERE DID I SAY THAT?????

## 1. NEVER!!!!!!!!!!!

- 2. again you are knowingly, willfully, and intentionally making false and misleading statements to defraud me.
- 3. i never expressed that i feel i am not subject to laws of Harris County, Texas, and the United States. THAT IS AN ABSOLUTE LIE!
- 4. i expressed that i believed jurisdiction was being presumed and i required proof of facts of evidence of jurisdiction.

- it has been three years and no one has provided me with and proof of facts of evidence of jurisdiction over me.
- 2. you must prove jurisdiction. THAT IS THE LAW!!!
- you have an absolute moral and legal duty to respond to my inquiry and your silence can only equate to fraud.
  - 1. it has been three years and no one has responded!!!!
  - 2. that silence constitutes acquiescence, agreement, dishonor, and estoppel. THAT IS THE LAW!!!!!
  - 3. that silence can only equate to fraud. THAT IS THE LAW!!!!
- 4. Do you have any actual positive proof of true verified facts of unambiguous evidence that just because i am physically geographically located on land you refer to as HARRIS COUNTY, STATE OF TEXAS, or UNITED STATES, that the rules and regulations of your corporation, which your you call laws, apply to me without my fully informed freely given consent and against my own god given free will and absolutely unambiguous explicit expressed dissent?
- 5. Do you have evidence of an equally beneficial binding bilateral full discloser contract with my both parties wet-ink signature?

5. i express in all of my notices that all men

are equal and an equal has no dominion over an equal and therefore no manmade laws apply to me because no man is my superior and no man is superior to me, so how could any man-made laws apply to me without my fully informed freely given consent?

- 1. it defies all logic and reason!!!!
- compelling me against my own god given free will is slavery.
  - 1. Servitus est oonstitutio jure gentium qua quis domino alieno contra naturam aubjicitur. Slavery is an institution by the law of nations, by which a man is subjected to the dominion of another, contrary to nature. Inst. 1, 3, 2; Co. Litt U6.
  - 2. SLAVERY. The condition of a slave; that civil relation m which one man has absolute power over the life, fortune, and liberty of another.
  - 3. Misera est servitus, ubi jus est vagum aut incertum. It is a wretched state of slavery which subsists where the law is vague or uncertain.
    4Inst. 245;
    Broom, Max.
    150.
- 2. United States is an invisible, intangible, incorporeal, insolvent, bankrupt, civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the United States bankruptcy.
- 3. United States is a bankrupt corporation.

- 1. <a href="https://youtu.be/jD8LwuSWV-Y">https://youtu.be/jD8LwuSWV-Y</a>
- 2. i am not in UNITED STATES and absolutely no positive proof of true verified facts of unambiguous evidence to the contrary exist.
- i demand you prove with actual positive proof of true verified facts of unambiguous evidence that i am in UNITED STATES.
- i demand you express to me exactly what UNITED STATES is and exactly where you are getting your definition.
- 4. State of Texas is part of United States.
- 5. State of Texas is a dead legal structure operating in commercial commerce
  - 1. <a href="https://comptroller.texas.gov/transparency/reports/comprehensive-annual-financial/2018/">https://comptroller.texas.gov/transparency/reports/comprehensive-annual-financial/2018/</a>
  - 2. i have never once mention Texas, i always express State of Texas.
  - i am not in the STATE OF TEXAS and absolutely no actual positive proof of true verified facts of unambiguous evidence to the contrary exist.
  - i demand you prove with actual positive proof of tue verified facts of unambiguous evidence that i am in UNITED STATES.
  - i demand you express to me exactly what STATE OF TEXAS is and exactly where you are getting your definition of STATE OF TEXAS.
- 6. Harris County is part of United States.
- 7. Harris County is a dead legal structure operating in commercial commerce.
  - 1. <a href="https://auditor.harriscountytx.gov/cafr/harris%20County%20CAFR%20-%">https://auditor.harriscountytx.gov/cafr/harris%20County%20CAFR%20-%</a>
  - i am not in HARRIS COUNTY and absolutely no positive proof of true verified facts of unambiguous evidence to the contrary exist.
  - i demand you prove with actual positive proof of true verified facts of unambiguous evidence that i am in HARRIS COUNTY.
  - 4. i demand you express to me exactly what HARRIS COUNTY is, exactly where you are getting your definition.

- 8. Harris County has no soul to save.
- 9. Harris County has no body to incarcerate.
- 10. Harris County has no mind to meet.
- 11. Harris County has no mouth to speak.
- $12. \ Harris\ County\ has\ no\ hands\ to\ sign\ with.$
- 13. Harris County can not represent man.
- 14. Harris County can not obligate man.
- 15. Harris County can not do anything because Harris County is an invisible, intangible, incorporeal, insolvent, bankrupt, civilly dead legal structure acting in de facto status under color of law as an instrumentality of United States operating in commercial commerce on behalf of foreign bankers

who are the receivers of the United States bankruptcy.

- 16. acts arise from man, not dead legal structures.
- 17. man is liable for his acts, and you are all liable for trespass against me.
- 18. man is liable for his acts, actors are liable for their actions, principal is liable for agent, and master is liable for slave.

5. you stated:

 However, you are a home and land owner in Harris County,

1. this is another absolute false and misleading statement expressed to defraud me.

actual positive proof of true verified facts of unambiguous evidence that i am a home and land owner in Harris County or acknowledge, agree, and accept that i am not a land and home owner in Harris County.

1. i demand you prove with

1. the warranty deed associated with the land and soil fraudulently being erroneously identified as 3333 LAFFERTY RD PASADENA TX 77504 is a fraudulent document; it was not an equally beneficial, binding, bilateral, or full disclosure contract.

1. it

was not expres: to me that i would be require to pay yearly dues. 2. it was expres: to me that i was receivir perfect owners but i receive imperfe owners instead 3. Owners is dividec into perfect and imperfe Owner is perfect when it is perpeti and when the thing is unincui

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with

any

real right toward any other person than the owner. On the contrar owners is imperfe when it is to termina at a certain time or on a conditi or if the thing which is the object of it, being an immov is charge with any real right toward а third person

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as a usufruc use, or

servitu When

an immov is subject to a usufruc the owner of it is said to posses: the naked owners Civil Code La. art. 490. 4. i was deceive and receive imperfe owners by means of fraud.

5. most people unders owners to be

be absolut

not dividec

6. OWNE

The

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comple

domini title, or proprie right in a thing or claim. 7. Owners is the right by which thing belong to some one in particu to the exclusi of all other person Civil Code La.

> art. 488.

2. i can not find the definition of home owner or land owner in the Texas Constitution or the Property Codes or anywhere else.

- i am not a home and land owner in Harris County, that is an absolute false and misleading statement used to defraud me.
- 2. there is no such thing as a land owner or home owner or Harris County, these are all fictitious creations of law and are fiction of law that exist exclusively within your legal society and corporation and nonexistent in nature.
- 3. i am a living soul within a living man of nature in lawful possession of land and soil where i eat, shit, sleep, and fuck, and i have supreme de jure authority exclusively over said land and soil.
- i possess superior de jure claim of land and soil you are erroneously identifying as 3333 LAFFERTY RD. PASADENA TX. 77504.
- 5. for the past three years, i unambiguously explicitly expressed, multiple times, to HARRIS COUNTY APPRAISAL DISTRICT and HARRIS COUNTY CLERK, and many others, that the address 3333 LAFFERTY RD. PASADENA TX. 77504 is erroneous and no one will remove the ZIP code.
- HARRIS COUNTY APPRAISAL DISTRICT refused to remove the ZIP code the address and refused to inform me why.
- 7. ZIP codes are not required.

1. <u>ZIP Code where required:</u>
See Domestic Mail Manual
602 1.3e (2)

required on **Priority Mail** Express, commercial First-Class Mail, First-Class Package Service — Commercial, Periodicals, USPS Marketing Mail, Package Services and Parcel Select mailpieces, all mail sent to **military** addresses within the United States and to APO and FPO addresses, official mail, **Business Reply** Mail, and merchandise return service mail.

1. ZIP Codes are

2. <u>Unless required</u> above, ZIP Codes may be omitted from single-piece price First-Class Mail (including Priority Mail), First-Class Package Service — Retail, USPS Retail Ground, and pieces <u>bearing a</u> <u>simplified</u> address.

3. The U.S. Postal Service cannot discriminate against the nonuse of ZIP codes, pursuant to the Postal

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Reorganization Act, Section 403 (Public Law 91-375).

- 4. ZIP Codes are applicable to Federal territories and enclaves located within the 50 States of the Union, and within the District of Columbia.
- 5. I am on land called Texas, not within the territory or enclave of DC. Brian Douglas Roark is not a U.S. citizen, and not in TX.
- 6. Mail intended to be sent to me but sent to "TX", was "refused for cause" for incorrect venue.
- 7. Mail intended to be sent to me but sent to "77504", was "refused for cause" for incorrect venue.
- 3333 LAFFERTY RD. PASADENA TX.
   77504 a legal address that indentifies a fictitious place in legal society.
- 3333 LAFFERTY RD PASADENA TX
   77504 does not identify the physical land of god in my possession.
- 10. you are knowingly, willfully, and intentionally maintaining fraudulent records for prima facie evidence of jurisdiction through use of ZIP codes and legal names.
- 11. i am man, nothing more, nothing less, and nothing else.
- 12. i am a man with a de jure claim to the

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land and soil in my possession.

- 1. i am not a land owner, there is no such thing a land owner because a land owner is a mere legal title in your legal society and i am a living man of nature, not a member of your society.
- 13. Harris County is a dead legal structure, a fiction of law, fictitious.
- 14. i demand you provide me with actual positive proof of true verified facts of unambiguous empirical evidence, that i am in HARRIS COUNTY or immediately and permanently acknowledge, accept, agree, and concede that i am not in HARRIS COUNTY.
- 15. i am not in your corporation and i am not in your society and i am not in your military and absolutely no actual positive proof of true verified facts of unambiguous evidence to the contrary exist.
  - 1. if you have any actual positive proof of true verified facts of unambiguous evidence that i am in Harris County then you have a moral and legal duty to provide it to me so i can verify the veracity of the evidence, and if you do not then you must immediately and permanently acknowledge, accept, agree, and concede that i am not in HARRIS COUNTY.

6. you stated:

- 1. and therefore legally you must pay taxes on that property or lose it to someone who will.
- LEGAL. Conforming to the law; according to law; required or permitted by law; not forbidden or discountenanced by law; good and effectual in law.
- 3. LAW. A system of principles and rules of human conduct, being the aggregate of those commandments and principles which are either prescribed or recognized by the governing power in an organized jural society as its will in relation to the conduct of the members of such society,...

- 1. i have singed no contracts or made no agreements to pay taxes.
- i have no legal obligations or duties to your corporation, i am not a member of your corporation.
  - 1. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that i have a legal obligation or duty to your corporation or immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to your corporation.
- 3. i have no legal obligations or duties to your jural society, i am not a member of your legal society.
  - 1. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that i have a legal obligation or duty to your society or immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to your society.
- 4. i have no legal obligations or duties to your military, i am not a member of your military.
  - 1. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that i have a legal obligation or duty to your military or immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to your military.
- 5. i have no legal obligations or duties to United States, i am not a member of United States.

- 1. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that i have a legal obligation or duty to United States or immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to United States.
- 6. i have no legal obligations or duties to State of Texas, i am not a member of State of Texas.
  - 1. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that i have a legal obligation or duty to State of Texas or immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to State of Texas.
- 7. i have no legal obligations or duties to Harris County, i am not a member of Harris County.
  - 1. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that i have a legal obligation or duty to Harris County or immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to Harris County.
- 8. i have no legal obligations or duties to City of Pasadena, i am not a member of City of Pasadena.

- 1. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that i have a legal obligation or duty to City of Pasadena or immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to City of Pasadena.
- you have absolutely no authority, rights, or power over me, my affairs, my belongings, or my property and absolutely no proof of facts of evidence to the contrary exist.
- 10. i do not have to do anything legal because i am not a member of your legal society and absolutely no proof of facts of evidence to the contrary exist.
- 11. legality is not reality.
  - 1. everything legal is fiction.
- 4. i demand you provide me with actual positive proof of true verified facts of unambiguous evidence that you possess de jure authority over that land.
- 5. no one has any authority over that land except me and conveyance of that land without my fully informed freely given expressed hand-written consent is a absolute fraud and an absolute nullity and a trespass.

- 1. how exactly does a dead legal structure operating in commercial commerce obtain authority over my affairs without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent?
  - 1. it is absolutely impossible for a dead legal structure operating in commercial commerce to obtain authority over my affairs without my fully informed freely given expressed consent.
    - 1. if you are acting on my behalf you are doing it without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent and are thereby committing fraud.
  - 2. i demand you immediately provide me with actual positive proof of true verified facts of unambiguous empirical evidence of de jure jurisdiction over Brian Douglas Roark, and/or any/every derivative thereof, or immediately acknowledge, accept, agree, and concede you have absolutely no jurisdiction over Brian Douglas Roark, or any derivative thereof.
- 2. i demand you immediately provide me with actual positive proof of true verified facts of unambiguous evidence that you

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have true lawful jurisdiction over the land and soil you are knowingly, willfully, and intentionally fraudulently erroneously identifying as 3333 LAFFERTY RD PASADENA TX 77504 or immediately and permanently acknowledge, accept, agree, and concede that you have absolutely no jurisdiction over the land and soil in my possession you erroneously identify as 3333 LAFFERTY RD PASADENA TX 77504.

## 7. you stated:

- If you want to stop foreclosure of your property at 3333 Lafferty Rd, Pasadena, TX 77505 on June 4<sup>th</sup>,
  - 1. you have absolutely no authority over my property.
  - 2. there is no property at 3333 Lafferty Rd, Pasadena, TX 77504, that is a legal address of a fictitious place in your corporation.
  - 3. there is no such physical place as 3333 Lafferty Rd, Pasadena, TX 77504.
  - 4. foreclosure is a legal process in your legal society.
    - a fictitious action by a fictitious plaintiff for a fictitious payment against a fictitious property of a fictitious person.
  - 5. if you want to foreclose on the land and soil you are knowingly, willfully, and intentionally fraudulently erroneously identifying as 3333 LAFFERTY RD. PASADENA TX. 77504, then you will need to provide me with actual positive proof of true verified facts of unambiguous evidence of a true valid claim.

8. you stated:

1. you will need to pay \$8,175.49 in back taxes for 2016, 2017, and 2018 to the Constable's office by close of business on Monday, June 3, 2019. ...pb

1. it is impossible to pay for any thing since the United States bankruptcy.

- 1. What exactly is \$8,175.49?
- DOLLAR. The unit employed in the United States in calculating money values. It is coined both in gold and silver, and is of the value of one hundred cents.
- 3. Federal reserve notes. Form of currency issued by Federal Reserve Banks in the likeness of noninterest bearing promissory note payable to bearer on demand. The federal reserve note (e.g. one, five, ten, etc. dollar bill) is the most widely used paper currency. Such have replaced silver and gold certificates which were backed by silver and gold. Such reserve notes are direct obligations of the United States.
- 4. it is impossible to pay a debt with a debt.
  - 1. federal reserve notes are debt instruments.
- 5. it is impossible to pay a debt with credit.
  - 1. there is nothing but debt and credit because the United States is insolvent and bankrupt and thereby civilly dead.
- the word pay has been completely removed from recent Black's Law Dictionaries.
- 7. i will not work for Federal Reserve System or United States.
- 8. you are forcing people to work as slaves for foreign bankers to pay off a

bankruptcy that is perpetual.

- 2. if you want to foreclose on the land and soil in my possession which you are knowingly, willfully, intentionally, and fraudulently erroneously identifying as 3333 LAFFERTY RD PASADENA TX 77504, then you will need to prove true lawful jurisdiction over Brian Douglas Roark, and/or any/every derivative thereof, with actual positive proof of true verified facts of unambiguous empirical evidence.
- 2. there is not such thing as a constable or constables office.
  - 1. if you can not provide me with actual positive proof of true verified facts of unambiguous evidence that i have a duty and obligation to an invisible, intangible, incorporeal, civilly dead legal structure operating in commercial commerce as HARRIS COUNTY, on behalf of foreign bankers who are the receivers of the United States bankruptcy then you must immediately and eternally acknowledge, accept, agree, and concede that i have absolutely no obligation or duty to HARRIS COUNTY.

i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god.

i am a creation of god and true fact of nature.

i am obligated solely to god and governed exclusively by nature.

i am immune to all man man made laws.

Sent with ProtonMail Secure Email.

Original Message

On Friday, May 24, 2019 10:45 AM, Boice, Peggy (County Judge's Office)

< Peggy. Boice@cjo.hctx.net > wrote:

Good morning, Mr. Roark I have spent several days researching your case. I know you have said, as a *sovereign citizen*, you do not feel you are subject to the laws of Harris County, Texas, and the United States. However, you are a home and land owner in Harris County, and therefore legally you must pay taxes on that property or lose it to someone who will. If you want to stop foreclosure of your property at 3333 Lafferty Rd, Pasadena, TX 77505 on June 4<sup>th</sup>, you will need to pay \$8,175.49 in back taxes for 2016, 2017, and 2018 to the Constable's office by close of business on Monday, June 3, 2019. ...pb

Peggy Boice, MA, MSSW, LMSW-AP, Constituent Services Coordinator, Office of Harris County Judge Lina Hidalgo, 1001 Preston St, Suite 911, Houston, TX 77002; Phone: 713-274-7038; peggy.boice@cjo.hctx.net; CJO: 713-274-7000

From: Judge Hidalgo (County Judge's Office) < <u>Judge.Hidalgo@cjo.hctx.net</u>>

Sent: Thursday, May 23, 2019 10:42 AM

To: Boice, Peggy (County Judge's Office) < <a href="mailto:Peggy.Boice@cjo.hctx.net">Peggy.Boice@cjo.hctx.net</a>>

Subject: FW: notice of trepass - order to immediately verify, validate, and certify claim is true,

correct, compelte, and certain or immediately nullify claim forever hereafter.

Dear Peggy, This is for your response.

Sincerely, Office of Harris County Judge Lina Hidalgo

From: living man of god < <u>living man of god@protonmail.com</u>>

Sent: Wednesday, May 22, 2019 10:11 PM

To: Emily Watkins < Emily.Watkins@lgbs.com >; gloria.alfaro@lgbs.com; Marilyn

Mackey < Marilyn. Mackey@lgbs.com >

**Cc:** Deborah Weselka < <u>DWeselka@hcad.org</u>>; Donna Psencik

<DPsencik@hcad.org>; Harris-Bennett, Ann (Tax Office) <Ann.Harris-Bennett@tax.hctx.net>; Tax Office (Tax Office) <tax.office@hctx.net>;

board@hcad.org

Subject: notice of trepass - order to immediately verify, validate, and certify claim is true, correct, compelte, and certain or immediately nullify claim forever hereafter.

private.

notice to agent is notice to principal.

notice to principal is notice to agent.

silence is acquiescence, agreement, dishonor, and estoppel.

notice of trespass

to norman nelson, the man acting as agent of and for LINEBARGER GOOGAN BLAIR &

**SAMPSON**; in private and unlimited capacity.

hereinafter: you, your, or yours.

to larry weiman, the man acting as JUDGE of and for HARRIS COUNTY; in private and unlimited capacity.

hereinafter: you, your, or yours.

to **phil sandlin**, the man acting as **HARRIS COUNTY CONSTABLE**; in private and unlimited capacity.

hereinafter: you, your, or yours.

to **roland altinger**, the man acting as CHIEF APPRAISER of and for HARRIS COUNTY APPRAISAL DISTRICT; in private and unlimited capacity.

hereinafter: you, your, or yours.

from the self-aware eternal living soul of god existing within the living flesh and blood man of god created by the will of god in the image of god from land of god with dominion of god.

hereinafter: me, my, myself, or i.

on the record for the record let the record show, the paper exhibited in the image below represents an abandoned paper and fraudulent commercial claim.

<image010.jpg>

on the record for the record let the record show, the land and soil exhibited in the image below is not 3333 LAFFERTY RD. PASADENA TX. 77505.

the notice exhibited in the image below was signed, sealed, and delivered to the CHIEF EXECUTIVE OFFICER of HARRIS COUNTY who acquiesced to every thing expressed therein.

<image014.jpg>

the notice exhibited in the image below was signed, sealed, and delivered to the CHIEF EXECUTIVE OFFICER of HARRIS COUNTY who acquiesced to every thing expressed therein.

<image018.jpg>

the notice exhibited in the image below was signed, sealed, and delivered to the norman nelson of LINEBARGER GOOGAN BLAIR & SAMPSON, who acquiesced to every thing expressed therein.

<image019.jpg>

the notice exhibited in the image below was signed, sealed, and delivered to the CHIEF EXECUTIVE OFFICER of STATE OF TEXAS, who acquiesced to every thing expressed therein.

<image022.jpg>

the Certificate of Birth exhibited in the image below is evidence of a superior claim of right to Brian Douglas Roark, and every derivative thereof, until and unless actual positive proof of true verified fact of unambiguous evidence of a superior document appears.

i have superior authority over Brian Douglas Roark, and every derivative thereof, and do hereby, herein, herewith, absolutely, unambiguously, explicitly forbid every/any/all use and/or possession, directly and/or indirectly, of Brian Douglas Roark, and every derivative thereof, without my fully informed freely given expressed hand-written consent.

any/all violators will be subject to a nonnegotiable mandatory fee of one million dollars (USD) per instance per day until the records are removed.

- 1. you have no principals and therefore not be reasoned with.
  - a. Non est disputandum contra principia negantem. Co. Litt. 343. We cannot dispute against a man who denies first principles.
- you are a fictitious person representing a fictitious plaintiff in a fictitious action against the self-aware eternal living soul of god existing within the living flesh and blood man being erroneously identified as the ens legis BRIAN DOUGLAS ROARK.
- 3. you are knowingly, willfully, intentionally and fraudulently erroneously identifying me as BRIAN DOUGLAS ROARK.
- you knowingly, willfully, intentionally, and fraudulently conspire to deprive me of my god given free will and dominion, on behalf of a dead legal structure operating in commercial commerce on behalf of foreign bankers.

- i do not perform commercial commerce and you are forcing me into involuntary servitude to perform commercial commerce as an instrumentality of UNITED STATES on behalf of foreign bankers who are the receivers of the UNITED STATES bankruptcy.
- 5. you refuse to prove jurisdiction.
- you refuse to verify claim in writing with your own wet-ink signature and endorement notartized under penalty of perjury.
- you refuse to provide me with actual positive proof of true verified facts of unambiguous evidence of a valid claim.
- 8. you refuse to provide me with a certified copy of the equally beneficial binding bilateral full disclosure contract with both parties wet-ink signatures.
- you will not verify your claim, you will not validate your claim, you will not provide a copy of binding contract and you will not respond to any of my emails.
- 10. you refuse send postal matter to me without a ZIP code.
- 11. you refuse to sent postal matter to me instead of the legal name.
- 12. you refuse to speak when you have an absolute moral and legal duty to speak.
- 13. you refuse to acknowledge that i am not a member of your jural (legal) society.
- 14. you refuse to acknowledge that i am not part of your corporation.
- 15. you refuse to acknowledge i am the living soul of god within the flesh and blood man of nature.
- 16. you refuse to prove jurisdiction.
- 17. and you have the audacity to then express what your doing is the law.
- 18. you are an abomination to god and every thing good and righteous.
- 19. you are part of an organized jural society.
  - a. CITIZEN. In general. A <u>member</u> of a free city or <u>jural society</u>....
    - i. do you have any actual positive proof of true verified facts of unambiguous evidence that i am a citizen?
      - ii. default answer: no
      - without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to be a citizen of your jural (legal) society.

- a. i am not a citizen of your jural (legal) society.
- b. i do not wish to be a citizen of your jural (legal) society.
- c. i wish to no be a citizen of your jural (legal) society.
- b. **GOVERNMENT**. The regulation, restraint, supervision, or control which is exercised upon the individual **members** of an **organized jural society**,...
  - i. do you have any actual positive proof of true verified facts of unambiguous evidence that i am a member of your organized jural (legal) society?

## ii. default answer: no

- without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to be a member of your jural (legal) society.
  - a. i am not a member of your jural (legal) society.
  - b. i do not wish to be a member of your jural (legal) society.
  - c. i wish to no be a member of your jural (legal) society.
- NATION. A people, or aggregation of men, existing in the form of an <u>organized</u> jural society,...
  - i. do you have any actual positive proof of true verified facts of unambiguous evidence that i am a member of your nation?

# ii. default answer: no

- without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to be a member of your nation.
  - a. i am not a member of your nation.
  - b. i do not wish to be a member of your nation.
  - c. i wish to no be a member of your nation.
- d. COMMONWEALTH. ...Sometimes it may denote the corporate entity, or the government, of a <u>jural society (or state)</u> possessing powers of self-government in respect of its immediate concerns, but forming an integral part of a larger government, (or nation.)...
  - i. do you have any actual positive proof of true verified facts of unambiguous evidence that i am a member of your commonwealth?
    - ii. default answer: no

- without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to be a member of your commonwealth.
  - a. i am not a member of your commonwealth.
  - b. i do not wish to be a member of your commonwealth.
  - c. i wish to no be a member of your commonwealth.
- e. ...the term "jural society" is used as the synonym of "state"...
  - i. presidents, governors, mayors, politicians, judges, lawyers, police officers, constables, sheriffs, agents, citizens, persons, etc... are all members of a jural (legal) society.
    - i am not a member of your jural (legal) society/state.
    - 2. i do not wish to be a member of your jural (legal) society/state.
    - 3. i wish to not be a member of your jural (legal) society/state.
- f. STATE, n. A <u>body politic</u>, or <u>society of men</u>,...
- g. BODY POLITIC. <u>A term applied to a corporation</u>, which is usually designated as a "body corporate and politic."
  - i. do you have any actual positive proof of true verified facts of unambiguous evidence that i am a member of your state?
    - ii. default answer: no
    - without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to be a member of your state.
      - a. i am not a member of your state.
      - b. i do not wish to be a member of your state.
      - c. i wish to no be a member of your state.
- h. **COUNTY**. ... an <u>organized jural society</u> invested with specific rights and duties.
  - i. do you have any actual positive proof of true verified facts of unambiguous evidence that i am a member of your county?
    - ii. default answer: no
    - without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit

express dissent, you knowingly, willfully, intentionally, and fraudulently force me to be a member of your county.

- a. i am not a member of your county.
- b. i do not wish to be a member of your county.
- c. i wish to no be a member of your county.
- i. LAW. ...recognized by the governing power in an organized jural society as its will in relation to the conduct of the members of such society...
  - i. do you have any actual positive proof of true verified facts of unambiguous evidence that your laws apply to me without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent?

#### ii. default answer: no

- without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to submit to laws of your jural (legal) society.
  - a. i am not a member of your commonwealth.
  - b. i do not wish to be a member of your commonwealth.
  - c. i wish to no be a member of your commonwealth.
- POSITIVE LAW. Law actually and specifically enacted or adopted by proper authority for the government of an <u>organized jural society</u>.
  - i. do you have any actual positive proof of true verified facts of unambiguous evidence that your positive laws apply to me without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent?

#### ii. default answer: no

- without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to submit to positive laws of your jural (legal) society.
  - a. i am not a member of your commonwealth.
  - b. i do not wish to be a member of your commonwealth.
  - c. i wish to no be a member of your commonwealth.
- k. **PUNITIVE POWER**. The power and authority of a **state**, or **organized jural society**,...
  - i. do you have any actual positive proof of

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true verified facts of unambiguous evidence that you possess punitive power over me without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent?

### ii. default answer: no

- without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit express dissent, you knowingly, willfully, intentionally, and fraudulently force me to submit to punitive power of your jural (legal) society.
  - a. i am not a member of your state.
  - b. i do not wish to be a member of your state.
  - c. i wish to no be a member of your state.
- 20. UNITED STATES, and every instrumentality thereof, is a creation of law and is thereby fiction of law.
  - a. STATE OF TEXAS, and every instrumentality thereof, is a creation of law and is thereby fiction of law.
  - HARRIS COUNTY, and every instrumentality thereof, is a creation of law and is thereby fiction of law.
  - c. every agency, and agent thereof, is a creation of law and is thereby fiction of law.
  - every corporation, and employee thereof, is a creation of law and is thereby fiction of law.
    - i. Les fictions naissent de la loi, et non la loi des fictions. Fictions arise from the law, and not law from fictions.
      - 1. UNITED STATES arises from the law, and not law from UNITED STATES.
      - 2. STATE OF TEXAS arises from the law, and not law from STATE OF TEXAS.
      - HARRIS COUNTY arises from the law, and not law from HARRIS COUNTY.
  - e. FICTION. An assumption or supposition of law that something which is or may be false is true, or that a state of facts exists which has never really taken place.
    - i. this definition comes from Black's Law

Dictionary 1st Ed.

ii. synonyms of fiction:

https://www.powerthesaurus.org/fiction

fantasy

- 2. sham
- 3. untruth
- 4. fairy tale
- 5. fabrication
- 6. falsehood
- 7. lie
- 8. illusion
- 9. nonsense
- 10. deceit
- 11. fake
  - a. fiction of law is fabrication of law.
  - b. fiction of law is illusion of law.
  - c. fiction of law is falsehood of law.
  - d. fiction of law is deceit of law.
  - e. fiction of law is sham of law.

iii. antonyms of fiction:

## https://www.powerthesaurus.org/fiction/antonyms

- 1. reality
- 2. truth
- 3. non-fiction
- 4. fact
- 5. actuality
- 6. real
- 7. certainty
- 8. matter of fact
- 9. true
- 10. tangibility
- 11. evidence
  - a. fiction of law is not reality of law.
  - b. fiction of law is not truth of law.

- c. fiction of law is not fact of law.
- d. fiction of law is not evidence of law.
- e. fiction of law is not reality of law.
  - iv. Legality is not reality (legal maxim of law)
- 1. everything legal is fiction.
- v. COLOR. An appearance, semblance, or simulacrum, as distinguished from that which is real. A prima facie or apparent right.
- vi. COLOR OF LAW. The appearance or semblance, without the substance, of legal right. State v. Brechler, 185 Wis. 599, 202 N.W. 144, 148.
- vii. COLOR OF AUTHORITY. That semblance or presumption of authority sustaining the acts of a public officer which is derived from his apparent title to the office or from a writ or other process in his hands apparently valid and regular. State v. Oates, 86 Wis. 634, 57 N.W. 296, 39 Am.St.Rep. 912.
- viii. COLOR OF OFFICE. An act unjustly done by the countenance of an office, being grounded upon corruption, to which the, office is as a shadow and color. Plow. 64. Day v. National Bond & Investment Co., Mo.App., 99 S.W.2d 117, 119.
- ix. COLOR OF TITLE. The appearance, semblance, or simulacrum of title. Also termed "apparent title." Any fact, extraneous to the act or mere will of the claimant, which has the appearance, on its face, of supporting his claim of a present title to land, but which, for some defect, in reality falls short of establishing it. Howth v. Farrar, C.C.A. Tex., 94 F.2d 654, 658; Saltmarsh v. Crommelin, 24 Ala. 352.
- x. COLORABLE. That which has or gives color. That which is in appearance only, and not in reality, what it purports to be. Counterfeit, feigned, having the appearance of truth. Ellis v. Jones, 73 Colo. 516, 216 P. 257, 258.
- xi. COLORABLE CAUSE OR INVOCATION OF JURISDICTION. With reference to actions for malicious prosecution, a "colorable cause or invocation of jurisdiction" means that a person, apparently qualified, has appeared before a justice and made a complaint under oath and in writing, stating some facts which in connection with other facts constitute a criminal offense or bear a similitude thereto. Hotel Supply Co. v. Reid, 16 Ala. App. 563, 80 So. 137, 138.
- xii. COLORABLE CLAIM. In bankruptcy law, a claim made by one holding the property as an agent or bailee of the bankrupt; a claim in which as a matter of law, there Is no adverseness. In re if tim, C.C.A.Wis., 202 F. 883, 884; In re Western Rope & Mfg. Co.,

C.C.A.Okl., 298 F. 926, 927.

xiii. COLORABLE IMITATION. In the law of trademarks, this phrase denotes such a close or ingenious imitation as to be calculated to deceive ordinary persons.

- the legal name is a colorable imitation and was used to deceive me into believing that the land and soil i traded for was conveyed to me when in fact it was conveyed to BRIAN DOUGLAS ROARK which is a legal name of a legal person in a legal society of an insolvent, bankrupt, civilly dead legal structure operating in commercial commerce on behalf of foreign bankers who are the receivers of the bankruptcy.
  - a. i was deceived into serving as surety for a bankrupt corporation without my fully informed freely given consent.

xiv. COLORABLE TRANSACTION. One presenting an appearance which does not correspond with the reality, and, ordinarily, an appearance intended to conceal or to deceive. Osborn v. Osborn, 102 Kan. 890, 172 P. 23, 24.

xv. COLORE OFFICII. Lat. By color of office. Officer's acts unauthorized by officer's position, though done in form that purports that acts are done by reason of official duty and by virtue of office. Richards v. American Surety Co. of New York, 48 Ga.App. 102, 171 S.E. 924. See, also, Color of Office.

xvi. FICTION OF LAW. Something known to be false is assumed to be true. Ryan v. Motor Credit Co., 130 N.J.Eq. 531, 23 A.2d 607, 621.

xvii. FICTITIOUS. Founded on a fiction; having the character of a fiction; pretended; counterfeit. People v. Carmona, 79 Cal.App. 159, 251 P. 315, 317; State v. Tinnin, 64 Utah 587, 232 P. 543, 545, 43 A.L.R. 46. Feigned, imaginary, not real, false, not genuine, nonexistent. Bill alleging that amount of mortgage sought to be canceled was "fictitious" held to allege that mortgage was without consideration. Kinney v. Kinney, 230 Ala. 558, 161 So. 798, 800. Arbitrarily invented and set up, to accomplish an ulterior object. West Virginia Mortgage & Discount Corporation v. Newcomer, 101 W.Va. 292, 132 S.E. 748, 749.

xviii. FICTITIOUS ACTION. An action brought for the sole purpose , of obtaining the opinion of the court on a point of law, not for the settlement of any actual controversy between the parties. Smith v. Junction Ry. Co., 29 Ind. 551.

xix. FICTITIOUS NAME. A counterfeit, feigned, or pretended name taken by a person, differing in some essential particular from his true name, (consisting of Christian name and patronymic,) with the implication that it is meant to deceive or mislead. Pollard v. Fidelity F. Ins. Co., 1 S.D. 570, 47 N.W. 1060; Carlock v. Cagnacci, 88 Cal. 600, 26 P. 597; Mangan v. Schuylkill County, 273 Pa.

310, 116 A. 920, 921.

xx. FICTITIOUS PLAINTIFF. A person appearing in the writ or record as the plaintiff in a suit, but who in reality does not exist, or who is ignorant of the suit and of the use of his name in it. It is a contempt of court to sue in the name of a fictitious party. See 4 Bl.Comm. 134.

xxi. BRIAN DOUGLAS ROARK is fictitious.

xxii. i am the living man being fraudulently identified as a BRIAN DOUGLAS ROARK.

xxiii. 3333 LAFFERTY RD. PASADENA TX. 77504 is fictitious.

xxiv. i am in possession of land and soil being fraudulently identified as 3333 LAFFERTY RD. PASADENA TX. 77504.

xxv. on multiple occasions, i have notified HARRIS COUNTY APPRAISAL DISTRICT and HARRIS COUNTY CLERK, and LINEBARGER GOOGAN BLAIR & SAMPSON agents about the erroneous data being contained in their records and never received a responded to me or updated the information.

xxvi. it appears to me that everyone in government is complicit in fraud and either an accessory of principal of the conspiracy to deceive me into participating as surety for BRIAN DOUGLAS ROARK without my fully informed freely given consent and against my own god given free will and absolute unambiguous explicit expressed dissent.

xxvii. no matter how clear i make the truth, no one will acknowledge it.

- A rule of law which assumes as true, and will not allow to be disproved, something which is false, but not impossible. Best, Ev. 419.
- let me be absolutely unambiguously explicitly clear, it is impossible for me, the living soul of god within the living flesh and blood man of nature sojourning earth, to be BRIAND DOUGLAS ROARK.
  - a. i am a creation of nature and BRIAN DOUGLAS ROARK is a creation of law.
  - b. i am fact of nature and BRIAND DOUGLAS ROARK is fiction of law.
  - c. i am part of nature and BRIAN DOUGLAS ROARK is part of law.
- 3. let me be absolutely unambiguously explicitly clear, it is

impossible for the land and soil in my possession to be 3333 LAFFERTY RD. PASADENA TX. 77504.

- a. the land and soil in my possession is part of nature and 3333 LAFFERTY RD. PASADENA TX. 77504 is a legal address of a fictitious territory.
  - i. TERRITORY. In American law. A portion of the United States, not within the limits of any state, which has not yet been admitted as a state of the Union, but is organized, with a separate legislature, and with executive and judicial officers appointed by the president.
- f. fictio legis inique operatur alicui damnum vel injuriam. A legal fiction does not properly work loss or injury. 2 Coke, 35; 3 Coke, 36; Broom, Max. 129; Gilb. 223. Fiction of law is wrongful if it works loss or injury to anyone.
  - i. it is an absolute true fact, you and the agency that employs you, are fiction of law.
  - ii. it is an absolute true fact, you and the agency that employs you, are working a loss and injury to me.
  - iii. it is an absolute true fact, you and the agency that employs you, are wrongful for working a loss and injury to me.
    - Sic utere tuo ut alienum non Isedas. Use your own property in such a manner as not to injure that of another. 9 Coke, 59; .1 Bl. Comm. 306; Broom, Max. 365.
    - 2. Sic enim debere quern meliorem agrum suum facere ne vicini deteriorem faciat. Every one ought so to improve his land as not to injure his neighbor's. 3 Kent, Comm. 441. A rule of the Roman law.
- g. Fictio cedit veritati. Fictio juris non est ubi veritas. Fiction yields to truth. Where there is truth, fiction of law exists not. 11 Co. 51.
  - i. you act as agent of and for dead legal structures operating in commercial commerce.
    - your title is a fiction of law.
    - 2. the dead legal structure you work for is a fiction of law.
    - 3. i am true fact of nature. i am truth.
      - a. Veritas, a quoeunque dicitur, a Deo est. 4 Inst. 153. Truth, by whomsoever pronounced, is from God.
      - b. Veritatem qui non libere pronunciat proditor est veritatis.4 Inst. Epil. He who does not freely speak the truth is a betrayer of truth.

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- and thereby a betrayer of god.
- if this maxim is true, you must yield to me or prove i am fiction of law.
- h. Fictio legis neminem laedit. A fiction of law injures no one. 2 Rolle, 502: 3 Bl.Comm. 43; Low v. Little, 17 Johns. N.Y. 348.
  - you, while acting as a fiction of law, are absolutely, unambiguously, explicitly, knowingly, willfully, intentionally, and fraudulently using the law, and your rights, to injure me, the eternal living soul within the living flesh and blood man of nature.
    - a. i am not a person in your society.
    - b. i am not a member of your society.
- . "Man" (homo) is a term of nature; "person" (persona), a term of civil law." (Homo vocabulum est naturae; persona juris civilis. Black's Law Dictionary 7th Edition page 1640).
- j. Persona Latin. Literally, the mask of the actor. In law, the persona is the fictional 'person' or entity created by governments under military law by the process of novation.
  - i. RANK, n. The order or place in which certain officers are placed in the army and navy, in relation to others.
- k. PERSON. A man considered according to the rank he holds in society,...
- I. SOCIETY. A society is a number of persons united together by mutual consent,...
- m. i do not consent to be a member of your jural (legal) society or any other society.
- n. membership requires consent.
- o. since i am not in you jural (legal) society, the laws of your jural (legal) society do not apply to me.
- p. i am not a person because a person is a man's status in society.
- q. i am man, nothing more, nothing less, and nothing else.
- r. man is the creator or jural societies.
- s. man is the creator and source of all governments, nations, states, counties, cities, presidents, governors, mayors, judges, lawyers, officers, agents, citizens, etc....
- t. man is superior to every creation of man.
- u. man is superior to every fiction of law.
- v. man is superior to every dead legal structure.

- w. man is superior to every person.
- x. all men are equal and an equal has no dominion over an equal.
- y. a creation of man has no jurisdiction, power, or authority over man.
- z. a fiction of law has not jurisdiction, power, or authority over man.
- aa. a dead legal structure has no jurisdiction, power, or authority over man.
- bb. a person has no jurisdiction, power, or authority over man.
  - 1. i require you answer provide me with true, correct, complete, and certain answers to the following questions:
    - a. are all men equal?

- i. default answer: yes
- b. does an equal have dominion over an equal?
  - default answer: no

c. am i a man?

- i. default answer: yes
- d. do you possess authority over me?
- i. default answer: no
- e. is a dead legal structure superior to man?
  - i. default answer: no
- f. is the dead superior to the living?
- default answer: no
- g. can a dead legal structure act?
- i. default answer: no

Juris preecepta sunt hsec: Honeste vivere; alterum non Isedere; suum cuique tribuere. These are the precepts of the law: To live honorably; to hurt nobody; to render to every one his due. Inst. 1, 1, 3; 1 Bl. Comm. 40.

JURIS ET SEISINJE CONJUNCTIO. The union of seisin or possession and the right of possession, forming a complete title. 2 Bl. Comm. 199, 311.

Jus est ars boui et sequi. Law is the science of what is good and just. Dig. 1, 1, 1, 1; Bract, fol.

26. Jus est norma recti; et quicquid est contra normam recti est injuria. Law is a rule of right; and whatever is contrary to the rule of right is an injury. 3 Bulst. 313. Jus ex injuria non oritur. A right does (or can) not arise out of a wrong. 4 Bing. 639; Broom, Max. 738, note. regards, master. i am self-aware living soul of god existing within living, breathing, flesh and blood man of nature sojourning earth, the land of god. i am a creation of god and true fact of nature. i am obligated solely to god and governed exclusively by nature. i am immune to all man man made laws. Sent with ProtonMail Secure Email. <Notice of Interest to all Agents.pdf>

# 12.92 MB Ø 8 files attached 🖺 25 embedded images

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